SECOND REGULAR SESSION SENATE COMMITTEE SUBSTITUTE FOR

REVISION

SENATE BILL NO. 848

93RD GENERAL ASSEMBLY

Reported from the Committee on Pensions, Veterans' Affairs and General Laws, February 23, 2006, with recommendation that the Senate Committee Substitute do pass.

TERRY L. SPIELER, Secretary.

3911L.03C

AN ACT

To repeal sections 21.435, 21.770, 28.163, 32.051, 32.380, 32.382, 42.160, 58.755, 72.424, 82.460, 82.1050, 94.580, 103.081, 105.268, 115.177, 128.345, 128.346, 128.350, 128.352, 128.354, 128.356, 128.358, 128.360, 128.362, 128.364, 128.366, 135.095, 137.423, 138.236, 140.015, 143.122, 143.172, 143.1010, 143.1011, 143.1012, 144.030, 144.036, 144.041, 160.510, 161.205, 161.655, 169.710, 171.033, 191.938, 197.121, 198.014, 198.540, 205.380, 205.390, 205.400, 205.410, 205.420, 205.430, 205.440, 205.450, 205.900, 208.177, 208.307, 208.574, 210.879, 210.930, 277.200, 277.201, 277.202, 277.206, 277.209, 277.212, 277.215, 292.260, 292.270, 292.550, 302.295, 313.300, 313.301, 319.022, 319.023, 351.025, 354.065, 376.530, 376.550, 388.650, 400.9-629, 415.430, 417.066, 442.050, 516.060, 516.065, 537.040, 600.094, 620.528, 620.1310, 632.484, 644.102, 650.216, and 701.040, RSMo, and to enact in lieu thereof twelve new sections for the sole purpose of repealing expired, sunset, terminated, and ineffective provisions of law.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section A. Sections 21.435, 21.770, 28.163, 32.051, 32.380, 32.382, 42.160,

- $2 \quad 58.755, \ 72.424, \ 82.460, \ 82.1050, \ 94.580, \ 103.081, \ 105.268, \ 115.177, \ 128.345,$
- $3 \quad 128.346, \, 128.350, \, 128.352, \, 128.354, \, 128.356, \, 128.358, \, 128.360, \, 128.362, \, 128.364, \, 128.3$
- 4 128.366, 135.095, 137.423, 138.236, 140.015, 143.122, 143.172, 143.1010,
- 5 143.1011, 143.1012, 144.030, 144.036, 144.041, 160.510, 161.205, 161.655,
- 6 169.710, 171.033, 191.938, 197.121, 198.014, 198.540, 205.380, 205.390, 205.400,
- $7 \quad 205.410, \, 205.420, \, 205.430, \, 205.440, \, 205.450, \, 205.900, \, 208.177, \, 208.307, \, 208.574, \\$

EXPLANATION—Matter enclosed in bold-faced brackets [thus] in this bill is not enacted and is intended to be omitted in the law.

- $8 \quad 210.879, 210.930, 277.200, 277.201, 277.202, 277.206, 277.209, 277.212, 277.215,$
- 9 292.260, 292.270, 292.550, 302.295, 313.300, 313.301, 319.022, 319.023, 351.025,
- 354.065, 376.530, 376.550, 388.650, 400.9-629, 415.430, 417.066, 442.050, 516.060,
- 11 516.065, 537.040, 600.094, 620.528, 620.1310, 632.484, 644.102, 650.216, and
- 12 701.040, RSMo, are repealed and twelve new sections enacted in lieu thereof, to
- 13 be known as sections 128.345, 128.346, 144.030, 171.033, 313.300, 319.022,
- 14 351.025, 354.065, 417.066, 632.484, 644.102, and 701.040, to read as follows:
 - 128.345. [All references in sections 128.345 to 128.366 to counties, voting
 - 2 districts (VTD), and tract-blocks mean those counties, voting districts (VTD), and
 - 3 tract-blocks as reported to the state by the United States Bureau of the Census
 - 4 for the 1990 census.] All references in sections 128.400 to 128.440 to counties,
 - 5 voting districts (VTD), and tract-blocks (BLK) mean those counties, voting
 - 6 districts (VTD), and tract-blocks (BLK) as reported to the state by the United
 - 7 States Bureau of the Census for the 2000 census.
 - 8 EXPLANATION: The first sentence of this section is ineffective by its own
 - 9 provisions; it refers to the 1990 census which has been superseded by the 2000
- 10 census.
 - 128.346. [The districts established by the provisions of sections 128.345
 - to 128.366 for the election of representatives to the Congress of the United States
 - 3 shall be effective beginning with election to the 103rd Congress and through the
 - 4 election to the 107th Congress.] The districts established by the provisions of
 - 5 sections 128.400 to 128.440 for the election of representatives to the Congress of
 - 6 the United States shall be effective beginning with election to the 108th Congress.
 - 7 EXPLANATION: The first sentence of this section is ineffective by its own
 - 8 provisions; it refers to the 1990 census which has been superseded by the 2000
- 9 census.
- 144.030. 1. There is hereby specifically exempted from the provisions of
- 2 sections 144.010 to 144.525 and from the computation of the tax levied, assessed
- 3 or payable pursuant to sections 144.010 to 144.525 such retail sales as may be
- 4 made in commerce between this state and any other state of the United States,
- 5 or between this state and any foreign country, and any retail sale which the state
- 6 of Missouri is prohibited from taxing pursuant to the Constitution or laws of the
- 7 United States of America, and such retail sales of tangible personal property
- 8 which the general assembly of the state of Missouri is prohibited from taxing or
- 9 further taxing by the constitution of this state.
- 10 2. There are also specifically exempted from the provisions of the local

SCS SRB 848

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sales tax law as defined in section 32.085, RSMo, section 238.235, RSMo, and sections 144.010 to 144.525 and 144.600 to 144.761 and from the computation of the tax levied, assessed or payable pursuant to the local sales tax law as defined in section 32.085, RSMo, section 238.235, RSMo, and sections 144.010 to 144.525 and 144.600 to 144.745:

- 16 (1) Motor fuel or special fuel subject to an excise tax of this state, unless all or part of such excise tax is refunded pursuant to section 142.824, RSMo; or 17 18 upon the sale at retail of fuel to be consumed in manufacturing or creating gas, 19 power, steam, electrical current or in furnishing water to be sold ultimately at retail; or feed for livestock or poultry; or grain to be converted into foodstuffs 20 21 which are to be sold ultimately in processed form at retail; or seed, limestone or fertilizer which is to be used for seeding, liming or fertilizing crops which when 22harvested will be sold at retail or will be fed to livestock or poultry to be sold 2324ultimately in processed form at retail; economic poisons registered pursuant to the provisions of the Missouri pesticide registration law (sections 281.220 to 25281.310, RSMo) which are to be used in connection with the growth or production 26 of crops, fruit trees or orchards applied before, during, or after planting, the crop 27of which when harvested will be sold at retail or will be converted into foodstuffs 28which are to be sold ultimately in processed form at retail; 29
- 30 (2) Materials, manufactured goods, machinery and parts which when used 31 in manufacturing, processing, compounding, mining, producing or fabricating 32 become a component part or ingredient of the new personal property resulting 33 from such manufacturing, processing, compounding, mining, producing or 34 fabricating and which new personal property is intended to be sold ultimately for final use or consumption; and materials, including without limitation, gases and 35 manufactured goods, including without limitation, slagging materials and 36 firebrick, which are ultimately consumed in the manufacturing process by 37 blending, reacting or interacting with or by becoming, in whole or in part, 38 39 component parts or ingredients of steel products intended to be sold ultimately 40 for final use or consumption;
 - (3) Materials, replacement parts and equipment purchased for use directly upon, and for the repair and maintenance or manufacture of, motor vehicles, watercraft, railroad rolling stock or aircraft engaged as common carriers of persons or property;
 - (4) Replacement machinery, equipment, and parts and the materials and supplies solely required for the installation or construction of such replacement

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machinery, equipment, and parts, used directly in manufacturing, mining, fabricating or producing a product which is intended to be sold ultimately for final use or consumption; and machinery and equipment, and the materials and 50supplies required solely for the operation, installation or construction of such machinery and equipment, purchased and used to establish new, or to replace or expand existing, material recovery processing plants in this state. For the 53 purposes of this subdivision, a "material recovery processing plant" means a 54facility that has as its primary purpose the recovery of materials into a useable product or a different form which is used in producing a new product and shall include a facility or equipment which are used exclusively for the collection of recovered materials for delivery to a material recovery processing plant but shall 58 not include motor vehicles used on highways. For purposes of this section, the terms "motor vehicle" and "highway" shall have the same meaning pursuant to 59 60 section 301.010, RSMo. Material recovery is not the reuse of materials within a manufacturing process or the use of a product previously recovered. The material recovery processing plant shall qualify under the provisions of this section regardless of ownership of the material being recovered;

- (5) Machinery and equipment, and parts and the materials and supplies solely required for the installation or construction of such machinery and equipment, purchased and used to establish new or to expand existing manufacturing, mining or fabricating plants in the state if such machinery and equipment is used directly in manufacturing, mining or fabricating a product which is intended to be sold ultimately for final use or consumption;
- (6) Tangible personal property which is used exclusively in the manufacturing, processing, modification or assembling of products sold to the United States government or to any agency of the United States government;
 - (7) Animals or poultry used for breeding or feeding purposes;
- (8) Newsprint, ink, computers, photosensitive paper and film, toner, 7475 printing plates and other machinery, equipment, replacement parts and supplies 76 used in producing newspapers published for dissemination of news to the general public; 77
- (9) The rentals of films, records or any type of sound or picture 78 79 transcriptions for public commercial display;
- 80 (10) Pumping machinery and equipment used to propel products delivered 81 by pipelines engaged as common carriers;
- 82 (11) Railroad rolling stock for use in transporting persons or property in

interstate commerce and motor vehicles licensed for a gross weight of twenty-four thousand pounds or more or trailers used by common carriers, as defined in section 390.020, RSMo, solely in the transportation of persons or property in interstate commerce;

- (12) Electrical energy used in the actual primary manufacture, processing, compounding, mining or producing of a product, or electrical energy used in the actual secondary processing or fabricating of the product, or a material recovery processing plant as defined in subdivision (4) of this subsection, in facilities owned or leased by the taxpayer, if the total cost of electrical energy so used exceeds ten percent of the total cost of production, either primary or secondary, exclusive of the cost of electrical energy so used or if the raw materials used in such processing contain at least twenty-five percent recovered materials as defined in section 260.200, RSMo. For purposes of this subdivision, "processing" means any mode of treatment, act or series of acts performed upon materials to transform and reduce them to a different state or thing, including treatment necessary to maintain or preserve such processing by the producer at the production facility;
- (13) Anodes which are used or consumed in manufacturing, processing, compounding, mining, producing or fabricating and which have a useful life of less than one year;
- (14) Machinery, equipment, appliances and devices purchased or leased and used solely for the purpose of preventing, abating or monitoring air pollution, and materials and supplies solely required for the installation, construction or reconstruction of such machinery, equipment, appliances and devices, and so certified as such by the director of the department of natural resources, except that any action by the director pursuant to this subdivision may be appealed to the air conservation commission which may uphold or reverse such action;
- and used solely for the purpose of preventing, abating or monitoring water pollution, and materials and supplies solely required for the installation, construction or reconstruction of such machinery, equipment, appliances and devices, and so certified as such by the director of the department of natural resources, except that any action by the director pursuant to this subdivision may be appealed to the Missouri clean water commission which may uphold or reverse such action;
 - (16) Tangible personal property purchased by a rural water district;

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(17) All amounts paid or charged for admission or participation or other fees paid by or other charges to individuals in or for any place of amusement, entertainment or recreation, games or athletic events, including museums, fairs, zoos and planetariums, owned or operated by a municipality or other political subdivision where all the proceeds derived therefrom benefit the municipality or other political subdivision and do not inure to any private person, firm, or corporation;

(18) All sales of insulin and prosthetic or orthopedic devices as defined on January 1, 1980, by the federal Medicare program pursuant to Title XVIII of the Social Security Act of 1965, including the items specified in Section 1862(a)(12) of that act, and also specifically including hearing aids and hearing aid supplies and all sales of drugs which may be legally dispensed by a licensed pharmacist only upon a lawful prescription of a practitioner licensed to administer those items, including samples and materials used to manufacture samples which may be dispensed by a practitioner authorized to dispense such samples and all sales of medical oxygen, home respiratory equipment and accessories, hospital beds and accessories and ambulatory aids, all sales of manual and powered wheelchairs, stairway lifts, Braille writers, electronic Braille equipment and, if purchased by or on behalf of a person with one or more physical or mental disabilities to enable them to function more independently, all sales of scooters, reading machines, electronic print enlargers and magnifiers, electronic alternative and augmentative communication devices, and items used solely to modify motor vehicles to permit the use of such motor vehicles by individuals with disabilities or sales of over-the-counter or nonprescription drugs to individuals with disabilities;

(19) All sales made by or to religious and charitable organizations and institutions in their religious, charitable or educational functions and activities and all sales made by or to all elementary and secondary schools operated at public expense in their educational functions and activities;

(20) All sales of aircraft to common carriers for storage or for use in interstate commerce and all sales made by or to not-for-profit civic, social, service or fraternal organizations, including fraternal organizations which have been declared tax-exempt organizations pursuant to Section 501(c)(8) or (10) of the 1986 Internal Revenue Code, as amended, in their civic or charitable functions and activities and all sales made to eleemosynary and penal institutions and industries of the state, and all sales made to any private not-for-profit institution of higher education not otherwise excluded pursuant to subdivision (19) of this

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subsection or any institution of higher education supported by public funds, and all sales made to a state relief agency in the exercise of relief functions and activities;

(21) All ticket sales made by benevolent, scientific and educational associations which are formed to foster, encourage, and promote progress and improvement in the science of agriculture and in the raising and breeding of animals, and by nonprofit summer theater organizations if such organizations are exempt from federal tax pursuant to the provisions of the Internal Revenue Code and all admission charges and entry fees to the Missouri state fair or any fair conducted by a county agricultural and mechanical society organized and operated pursuant to sections 262.290 to 262.530, RSMo;

(22) All sales made to any private not-for-profit elementary or secondary school, all sales of feed additives, medications or vaccines administered to livestock or poultry in the production of food or fiber, all sales of pesticides used in the production of crops, livestock or poultry for food or fiber, all sales of bedding used in the production of livestock or poultry for food or fiber, all sales of propane or natural gas, electricity or diesel fuel used exclusively for drying agricultural crops, natural gas used in the primary manufacture or processing of fuel ethanol as defined in section 142.028, RSMo, natural gas, propane, and electricity used by an eligible new generation cooperative or an eligible new generation processing entity as defined in section 348.432, RSMo, and all sales of farm machinery and equipment, other than airplanes, motor vehicles and trailers. As used in this subdivision, the term "feed additives" means tangible personal property which, when mixed with feed for livestock or poultry, is to be used in the feeding of livestock or poultry. As used in this subdivision, the term "pesticides" includes adjuvants such as crop oils, surfactants, wetting agents and other assorted pesticide carriers used to improve or enhance the effect of a pesticide and the foam used to mark the application of pesticides and herbicides for the production of crops, livestock or poultry. As used in this subdivision, the term "farm machinery and equipment" means new or used farm tractors and such other new or used farm machinery and equipment and repair or replacement parts thereon, and supplies and lubricants used exclusively, solely, and directly for producing crops, raising and feeding livestock, fish, poultry, pheasants, chukar, quail, or for producing milk for ultimate sale at retail, including field drain tile, and one-half of each purchaser's purchase of diesel fuel therefor which

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- 191 (a) Used exclusively for agricultural purposes;
- 192 (b) Used on land owned or leased for the purpose of producing farm 193 products; and
- 194 (c) Used directly in producing farm products to be sold ultimately in 195 processed form or otherwise at retail or in producing farm products to be fed to 196 livestock or poultry to be sold ultimately in processed form at retail;
 - (23) Except as otherwise provided in section 144.032, all sales of metered water service, electricity, electrical current, natural, artificial or propane gas, wood, coal or home heating oil for domestic use and in any city not within a county, all sales of metered or unmetered water service for domestic use;
 - (a) "Domestic use" means that portion of metered water service, electricity, electrical current, natural, artificial or propane gas, wood, coal or home heating oil, and in any city not within a county, metered or unmetered water service, which an individual occupant of a residential premises uses for nonbusiness, noncommercial or nonindustrial purposes. Utility service through a single or master meter for residential apartments or condominiums, including service for common areas and facilities and vacant units, shall be deemed to be for domestic use. Each seller shall establish and maintain a system whereby individual purchases are determined as exempt or nonexempt;
 - (b) Regulated utility sellers shall determine whether individual purchases are exempt or nonexempt based upon the seller's utility service rate classifications as contained in tariffs on file with and approved by the Missouri public service commission. Sales and purchases made pursuant to the rate classification "residential" and sales to and purchases made by or on behalf of the occupants of residential apartments or condominiums through a single or master meter, including service for common areas and facilities and vacant units, shall be considered as sales made for domestic use and such sales shall be exempt from sales tax. Sellers shall charge sales tax upon the entire amount of purchases classified as nondomestic use. The seller's utility service rate classification and the provision of service thereunder shall be conclusive as to whether or not the utility must charge sales tax;
 - (c) Each person making domestic use purchases of services or property and who uses any portion of the services or property so purchased for a nondomestic use shall, by the fifteenth day of the fourth month following the year of purchase, and without assessment, notice or demand, file a return and pay sales tax on that portion of nondomestic purchases. Each person making

SCS SRB 848

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nondomestic purchases of services or property and who uses any portion of the services or property so purchased for domestic use, and each person making domestic purchases on behalf of occupants of residential apartments or condominiums through a single or master meter, including service for common areas and facilities and vacant units, under a nonresidential utility service rate classification may, between the first day of the first month and the fifteenth day of the fourth month following the year of purchase, apply for credit or refund to the director of revenue and the director shall give credit or make refund for taxes paid on the domestic use portion of the purchase. The person making such purchases on behalf of occupants of residential apartments or condominiums shall have standing to apply to the director of revenue for such credit or refund;

- (24) All sales of handicraft items made by the seller or the seller's spouse if the seller or the seller's spouse is at least sixty-five years of age, and if the total gross proceeds from such sales do not constitute a majority of the annual gross income of the seller;
- (25) Excise taxes, collected on sales at retail, imposed by Sections 4041, 4061, 4071, 4081, 4091, 4161, 4181, 4251, 4261 and 4271 of Title 26, United States Code. The director of revenue shall promulgate rules pursuant to chapter 536, RSMo, to eliminate all state and local sales taxes on such excise taxes;
 - (26) Sales of fuel consumed or used in the operation of ships, barges, or waterborne vessels which are used primarily in or for the transportation of property or cargo, or the conveyance of persons for hire, on navigable rivers bordering on or located in part in this state, if such fuel is delivered by the seller to the purchaser's barge, ship, or waterborne vessel while it is afloat upon such river;
 - (27) All sales made to an interstate compact agency created pursuant to sections 70.370 to 70.441, RSMo, or sections 238.010 to 238.100, RSMo, in the exercise of the functions and activities of such agency as provided pursuant to the compact;
- (28) Computers, computer software and computer security systems purchased for use by architectural or engineering firms headquartered in this state. For the purposes of this subdivision, "headquartered in this state" means the office for the administrative management of at least four integrated facilities operated by the taxpayer is located in the state of Missouri;
- 261 (29) All livestock sales when either the seller is engaged in the growing, 262 producing or feeding of such livestock, or the seller is engaged in the business of

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- 263 buying and selling, bartering or leasing of such livestock;
- 264 (30) All sales of barges which are to be used primarily in the 265 transportation of property or cargo on interstate waterways;
- 266 (31) Electrical energy or gas, whether natural, artificial or propane, water, 267 or other utilities which are ultimately consumed in connection with the 268 manufacturing of cellular glass products or in any material recovery processing 269 plant as defined in subdivision (4) of subsection 2 of this section;
- 270 (32) Notwithstanding other provisions of law to the contrary, all sales of 271 pesticides or herbicides used in the production of crops, aquaculture, livestock or 272 poultry;
- 273 (33) Tangible personal property purchased for use or consumption directly 274 or exclusively in the research and development of prescription pharmaceuticals 275 consumed by humans or animals;
- 276 (34) All sales of grain bins for storage of grain for resale;
- 277 (35) All sales of feed which are developed for and used in the feeding of 278 pets owned by a commercial breeder when such sales are made to a commercial 279 breeder, as defined in section 273.325, RSMo, and licensed pursuant to sections 280 273.325 to 273.357, RSMo;
 - (36) All purchases by a contractor on behalf of an entity located in another state, provided that the entity is authorized to issue a certificate of exemption for purchases to a contractor under the provisions of that state's laws. For purposes of this subdivision, the term "certificate of exemption" shall mean any document evidencing that the entity is exempt from sales and use taxes on purchases pursuant to the laws of the state in which the entity is located. Any contractor making purchases on behalf of such entity shall maintain a copy of the entity's exemption certificate as evidence of the exemption. If the exemption certificate issued by the exempt entity to the contractor is later determined by the director of revenue to be invalid for any reason and the contractor has accepted the certificate in good faith, neither the contractor or the exempt entity shall be liable for the payment of any taxes, interest and penalty due as the result of use of the invalid exemption certificate. Materials shall be exempt from all state and local sales and use taxes when purchased by a contractor for the purpose of fabricating tangible personal property which is used in fulfilling a contract for the purpose of constructing, repairing or remodeling facilities for the following:
- 297 (a) An exempt entity located in this state, if the entity is one of those 298 entities able to issue project exemption certificates in accordance with the

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299 provisions of section 144.062; or

- (b) An exempt entity located outside the state if the exempt entity is authorized to issue an exemption certificate to contractors in accordance with the provisions of that state's law and the applicable provisions of this section;
- 303 (37) [Tangible personal property purchased for use or consumption 304 directly or exclusively in research or experimentation activities performed by life 305 science companies and so certified as such by the director of the department of economic development or the director's designees; except that, the total amount 306 307 of exemptions certified pursuant to this section shall not exceed one million three 308 hundred thousand dollars in state and local taxes per fiscal year. For purposes 309 of this subdivision, the term "life science companies" means companies whose primary research activities are in agriculture, pharmaceuticals, biomedical or food 310 311 ingredients, and whose North American Industry Classification System (NAICS) 312 Codes fall under industry 541710 (biotech research or development laboratories), 313 621511 (medical laboratories) or 541940 (veterinary services). The exemption 314 provided by this subdivision shall expire on June 30, 2003;
 - (38)] All sales or other transfers of tangible personal property to a lessor who leases the property under a lease of one year or longer executed or in effect at the time of the sale or other transfer to an interstate compact agency created pursuant to sections 70.370 to 70.441, RSMo, or sections 238.010 to 238.100, RSMo; and
- 320 [(39)] (38) Sales of tickets to any collegiate athletic championship event that is held in a facility owned or operated by a governmental authority or 322 commission, a quasi-governmental agency, a state university or college or by the 323 state or any political subdivision thereof, including a municipality, and that is 324 played on a neutral site and may reasonably be played at a site located outside 325 the state of Missouri. For purposes of this subdivision, "neutral site" means any 326 site that is not located on the campus of a conference member institution 327 participating in the event.
- 328 EXPLANATION: Subdivision (37) of subsection 2 of this section expired June 30, 329 2003.
 - 171.033. 1. Except as provided in [subsections 3 and 4] subsection 3 of this section, no school district shall be exempt from any requirement to make up any days of school lost or canceled due to inclement weather, unless that school district schedules at least two-thirds as many make-up days for a school year as were lost in the previous school year, which days shall be in addition to the school

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- calendar days required for a school term by section 171.031.
- 7 2. If, after using the make-up days referred to in subsection 1, a district does not meet the requirement for a term of one hundred seventy-four days of 8 9 actual pupil attendance, it shall be required to make up no more than eight additional days of school lost or canceled due to inclement weather and half the 10 11 number of days lost or canceled in excess of eight days.
- 12 3. [In the 2002-03 school year, a school district may be exempt from the 13 requirement to make up days of school lost or canceled due to inclement weather 14 occurring after November 20, 2002, in the school district, but such reduction of the minimum number of school days shall not exceed five days when a district 15 has missed more than seven days overall, such reduction to be taken as follows: 16 one day for eight days missed, two days for nine days missed, three days for ten 17days missed, four days for eleven days missed, and five days for twelve or more 18 days missed. The requirement for scheduling two-thirds of the missed days into 19 20 the next year's calendar pursuant to subsection 1 of this section shall be waived for the 2003-04 school year. 21
- 4.] The commissioner of education may provide, for any school district in 23 which schools are in session for twelve months of each calendar year that cannot meet the minimum school calendar requirement of at least one hundred 24seventy-four days and one thousand forty-four hours of actual pupil attendance, 26upon request, a waiver to be excused from such requirement. This waiver shall be requested from the commissioner of education and may be granted if the school 28was closed due to circumstances beyond school district control, including 29 inclement weather, flooding or fire.
- EXPLANATION: Subsection 3 of this section is ineffective by its own provisions; 30 it exempts schools from the make-up days requirement for the 2002-03 and 2003-31 3204 school years.
- 313.300. [1.] Unclaimed prize money shall be retained by the commission for the person entitled thereto for one hundred eighty days after the time at which the prize was awarded. If no claim is made for the prize within one 3 hundred eighty days, the prize money shall be reverted to the state lottery fund.
- 5 [2. In fiscal year 2003, the lottery commission shall transfer the amount received pursuant to this section to the lottery proceeds fund. In fiscal year 2003, the commissioner of administration shall transfer an equivalent amount from the lottery proceeds fund to the schools of the future fund created in section 163.005, RSMo.]

EXPLANATION: Subsection 2 of this section is ineffective by its own provisions; it applies to FY2003 only.

319.022. 1. [Owners and operators of underground pipeline facilities in 2 compliance with federal law shall, and owners and operators of other 3 underground facilities may, participate in a notification center. The provisions 4 of this subsection shall expire on December 31, 2002.

5 2.] All owners and operators of underground facilities which are located 6 in a county of the first classification or second classification within the state who 7 are not members of a notification center on August 28, 2001, shall become participants in the notification center prior to January 1, 2003. Any person who installs or otherwise becomes an owner or operator of an underground facility which is located within a county of the first classification or second classification 10 on or after January 1, 2003, shall become a participant in the notification center 11 12within thirty days of acquiring or operating such underground facility. Beginning January 1, 2003, all owners and operators of underground facilities which are 13 located in a county of the first classification or second classification within the 14 state shall maintain participation in the notification center. 15

16 [3. All owners and operators of underground facilities which are located in a county of the third classification or fourth classification within the state who 17 18 are not members of a notification center on August 28, 2001, shall become 19 participants in the notification center prior to January 1, 2005.] 2. Any person 20 who installs or otherwise becomes an owner or operator of an underground facility 21which is located within a county of the third classification or fourth classification on or after January 1, 2005, shall become a participant in the notification center 22within thirty days of acquiring or operating such underground facility. Beginning 23January 1, 2005, all owners and operators of underground facilities which are 24 25 located in a county of the third classification or fourth classification within the 26 state shall maintain participation in the notification center.

[4.] 2. The notification center shall maintain in its offices and make available to any person upon request a current list of the names and addresses of each owner and operator participating in the notification center, including the county or counties wherein each owner or operator has underground facilities. The notification center may charge a reasonable fee to persons requesting such list as is necessary to recover the actual costs of printing and mailing.

[5.] 3. Excavators shall be informed of the availability of the list of

- participants in the notification center required in subsection [3] 2 of this section in the manner provided for in section 319.024.
- [6.] 4. An annual audit or review of the notification center shall be performed by a certified public accountant and a report of the findings submitted to the speaker of the house of representatives and the president pro tem of the senate.
- 41 EXPLANATION: Subsection 1 of this section expired December 31, 2002.
- 351.025. [1.] Any existing corporation heretofore organized for profit under any special law of this state may accept the provisions of this chapter and be entitled to all of the rights, privileges and benefits provided by this chapter, as well as accepting the obligations and duties imposed by this chapter, by filing with the secretary of state a certificate of acceptance of this chapter, signed by its president and secretary, duly authorized by its board of directors, and approved by the affirmative vote of a majority of its outstanding shares.
- [2. Any health services corporation organized as a not-for-profit corporation pursuant to chapter 354, RSMo, that has complied with the provisions of section 354.065, RSMo, may accept the provisions of this chapter and be entitled to all of the rights, privileges and benefits provided by this chapter, as well as accepting the obligations and duties imposed by this chapter, by filing with the secretary of state a certificate of acceptance of this chapter, signed by its president and secretary, duly authorized by its board of directors, and approved by the affirmative vote of a majority of its outstanding shares, if any.
- 3. The provisions of subsection 2 of this section shall expire and have no force and effect on and after August 31, 2001.]
- 18 EXPLANATION: Subsection 2 of this section expired August 31, 2001.
- 354.065. [1.] A corporation may amend its articles of incorporation from time to time in the manner provided in chapter 355, RSMo, and shall file a duly certified copy of its certificate of amendment with the director of insurance within twenty days after the issuance of the certificate of amendment by the secretary of state. Upon the issuance of the certificate of amendment by the secretary of state, the amendment shall become effective and the articles of incorporation shall be deemed to be amended accordingly.
- [2. A health services corporation organized as a not-for-profit corporation pursuant to this chapter may amend its articles in the manner provided in chapter 355, RSMo, to change its status to that of a for-profit business corporation and accept the provisions of chapter 351, RSMo, by:

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- 12 (1) Adopting a resolution amending its articles of incorporation or articles 13 of agreement so as:
- 14 (a) To eliminate any purpose, power or other provision thereof not 15 authorized to be set forth in the articles of incorporation of corporations organized 16 pursuant to chapter 351, RSMo;
- 17 (b) To set forth any provision authorized pursuant to chapter 351, RSMo, to be inserted in the articles of incorporation of corporations organized pursuant to chapter 351, RSMo, which the corporation chooses to insert therein and the material and information required to be set forth pursuant to chapter 351, RSMo, in the original articles of incorporation of corporations organized pursuant to chapter 351, RSMo;
- 23 (2) Adopting a resolution accepting all of the provisions of chapter 351, RSMo, and providing that such corporation shall for all purposes be thenceforth deemed to be a corporation organized pursuant to chapter 351, RSMo;
- 26 (3) By filing with the secretary of state a certificate of acceptance of 27 chapter 351, RSMo;
- 28 (4) By complying with the provisions of sections 355.616 and 355.621, RSMo, to the extent those sections would apply if such health services corporation were merging with a domestic business corporation with the proposed amended articles of incorporation serving as the proposed plan of merger.
- 32 3. The provisions of subsection 2 of this section shall expire and have no force and effect on and after August 31, 2001.]
- 34 EXPLANATION: Subsection 2 of this section expired August 31, 2001.
 - 417.066. 1. Nothing herein shall adversely affect the rights or the enforcement of rights in marks acquired in good faith at any time at common law.
- 2. [The provisions of sections 417.005 to 417.066 shall not affect any suit,
 4 proceeding or appeal pending on September 28, 1973.
- 3.] Actions to require cancellation of a mark registered pursuant to sections 417.005 to 417.066 shall be brought in a court of competent jurisdiction. Actions seeking an extraordinary writ to compel registration of a mark pursuant to sections 417.005 to 417.066 shall be brought in the circuit court of Cole County. In an action seeking an extraordinary writ, the proceeding shall be based solely upon the record before the secretary of state. In an action for cancellation, the secretary of state shall not be made a party to the proceeding but shall be notified of the filing of the complaint by the clerk of the court and

shall be given the right to intervene in the action.

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- 14 [4.] 3. In any action brought against a nonresident registrant, service 15 may be effected upon the agent for service of the registrant in accordance with
- $16 \quad the \ procedures \ established \ for \ service \ upon \ nonresident \ corporations \ and \ business$
- 17 entities under section 351.594, RSMo.
- 18 EXPLANATION: Subsection 2 of this section is ineffective by its own provisions;
- 19 it applied to court proceedings pending on September 28, 1973.
 - 632.484. 1. When the attorney general receives written notice from any law enforcement agency that a person, who has pled guilty to or been convicted of a sexually violent offense and who is not presently in the physical custody of an agency with jurisdiction[:
 - (1) has committed a recent overt act[; or
- 6 (2) Has been in the custody of an agency with jurisdiction within the preceding ten years and may meet the criteria of a sexually violent predator;], the 7 8 attorney general may file a petition for detention and evaluation with the probate division of the court in which the person was convicted, or committed pursuant to chapter 552, RSMo, alleging the respondent may meet the definition of a 10 sexually violent predator and should be detained for evaluation for a period of up 11 to nine days. The written notice shall include the previous conviction record of 12the person, a description of the recent overt act, if applicable, and any other 13 14 evidence which tends to show the person to be a sexually violent predator. The 15 attorney general shall provide notice of the petition to the prosecuting attorney 16 of the county where the petition was filed.
 - 2. Upon a determination by the court that the person may meet the definition of a sexually violent predator, the court shall order the detention and transport of such person to a secure facility to be determined by the department of mental health. The attorney general shall immediately give written notice of such to the department of mental health.
 - 3. Upon receiving physical custody of the person and written notice pursuant to subsection 2 of this section, the department of mental health shall, through either a psychiatrist or psychologist as defined in section 632.005, make a determination whether or not the person meets the definition of a sexually violent predator. The department of mental health shall, within seven days of receiving physical custody of the person, provide the attorney general with a written report of the results of its investigation and evaluation. The attorney general shall provide any available records of the person that are retained by the department of corrections to the department of mental health for the purposes of

- 31 this section. If the department of mental health is unable to make a 32 determination within seven days, the attorney general may request an additional 33 detention of ninety-six hours from the court for good cause shown.
- 34 4. If the department determines that the person may meet the definition of a sexually violent predator, the attorney general shall provide the results of the 35investigation and evaluation to the prosecutors' review committee. The prosecutors' review committee shall, by majority vote, determine whether or not 37 38 the person meets the definition of a sexually violent predator within twenty-four 39 hours of written notice from the attorney general's office. If the prosecutors' review committee determines that the person meets the definition of a sexually 40 violent predator, the prosecutors' review committee shall provide written notice 41 to the attorney general of its determination. The attorney general may file a 42petition pursuant to section 632.486 within forty-eight hours after obtaining the 43 results from the department. 44
- 5. For the purposes of this section "recent overt act" means any act that creates a reasonable apprehension of harm of a sexually violent nature.
- [6. The provisions of subdivision (2) of subsection 1 of this section shall expire December 31, 2001.]
- 49 EXPLANATION: Subdivision (2) of subsection 1 of this section expired December 31, 2001.
- 644.102. In addition to those sums authorized prior to the effective date of this section, the board of fund commissioners of the state of Missouri, as authorized by sections 37(c) and 37(e) of article III of the Constitution of the state of Missouri, may borrow, on the credit of this state, the sum of thirty-five million dollars in the manner and for the purposes set out in chapters 640 and 644, RSMo. [The current fifteen percent matching grant for state revolving loan recipients will terminate June 30, 1992.]
- 8 EXPLANATION: The last sentence of this section is ineffective by its own 9 provisions; it terminated June 30, 1992.

701.040. [1.] The department of health and senior services shall:

2 (1) Develop by September 1, 1995, a state standard for the location, size of sewage tanks and length of lateral lines based on the percolation or permeability rate of the soil, construction, installation, and operation of on-site sewage disposal systems. Advice from the department of natural resources shall be considered. City or county governments may adopt, by order or ordinance, the state standard in accordance with the provisions of sections 701.025 to 701.059.

- 8 In any jurisdiction where a city or county has not adopted the state standard, the
- 9 department of health and senior services shall enforce the state standard until
- 10 such time as the city or county adopts the standard;
- 11 (2) Define by rule a list of those persons who are qualified to perform the 12 percolation tests or soils morphology tests required by the state standard. The 13 list shall include the following:
- 14 (a) Persons trained and certified by either the department, which shall 15 include on-site sewage disposal system contractors or a certified agent of the 16 department;
 - (b) Licensed engineers as defined in section 327.011, RSMo;
 - (c) Sanitarians meeting standards defined by the department;
- 19 (d) Qualified geologists as defined in section 256.501, RSMo; and
- 20 (e) Soil scientists, defined as a person that has successfully completed at 21 least fifteen semester credit hours of soils science course work, including at least
- three hours of course work in soil morphology and interpretations;
 (3) Develop in accordance with sections 701.053 to 701.055 a voluntary
- registration program for on-site sewage disposal system contractors. Approved county programs shall implement the contractor registration program. In any
- 26 area where a county has not adopted, by order or ordinance, the contractor
- 27 registration program, the department shall implement the program until such
- 28 time as the county adopts the registration program;
- 29 (4) Establish an education training program specifically developed for 30 contractors and city and county employees. Contractors may be taught and
- 31 allowed to perform percolation tests. Reasonable fees may be charged of the
- 32 participants to cover the cost of the training and shall be deposited in the public
- 33 health services fund created in section 192.900, RSMo. The department shall
- 34 provide, as a part of the education training program, an installation manual for
- 35 on-site sewage disposal systems. The manual shall also be made available, at the
- 36 cost of publication and distribution, to persons not participating in the education
- 37 and training program; and
- 38 (5) [Periodically review, but not more than annually, any county's or city's
- 39 ordinance or order and enforcement record to assure that the state standard is
- 40 being consistently and appropriately enforced. In its review the department shall
- 41 assess the timeliness of the county's or city's inspections of on-site sewage
- 42 systems, and county or city enforcement may be terminated if the department
- 43 determines that the county or city is unable to provide prompt inspections. If the

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department determines that the standard is not being consistently or 44 45 appropriately enforced in any city or county, the department shall notify the county or city of the department's intent to enforce the standard in that 46 47jurisdiction and after thirty days' notice hold a public hearing in such county or city to make a determination as to whether the state shall enforce the state 4849 standard. Any city or county aggrieved by a decision of the department may appeal a decision of the department to the state board of health established under 50 51 section 191.400, RSMo. Any city or county aggrieved by a decision of the state 52board of health may appeal that decision to the administrative hearing commission in the manner provided in section 621.120, RSMo; and 53

- 54 (6) Promulgate such rules and regulations as are necessary to carry out the provisions of sections 701.025 to 701.059. 55
- 56 [2. Subdivision (5) of this section shall be void and of no effect after 57 January 1, 1998.]
- EXPLANATION: Subdivision (5) of subsection 1 of this section expired January 58 59 1, 1998.

[21.435. On or before January 1, 2001, a state organization which is related to a national organization by some common membership, which focuses on issues involving banking and represents a cross section of the Missouri banking community, shall be designated by the speaker of the house of representatives and president pro tem of the senate to report to the general assembly its recommendations for the removal and/or replacement of a corporate trustee in cases where the original corporate trustee has been replaced by a subsequent corporate trustee as a result of, but not limited to, cases involving corporate merger, acquisition, or a cessation of business by the original corporate trustee.]

EXPLANATION: This section is ineffective by its own provisions; it contains 12 language regarding a report that has been submitted to the General Assembly. 13

[21.770. The speaker of the house of representatives shall appoint a nine-member interim study committee to review child 2 visitation and child support statutes. Such committee shall report its findings and recommendations to the speaker of the house no later than December 1, 1995.]

EXPLANATION: This section is ineffective by its own provisions; it created an 6 interim committee that terminated December 1, 1995.

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[28.163. The secretary of state may, by administrative rule,
provide for a one-time increase not to exceed the amounts specified
in sections 347.740, RSMo, 351.127, RSMo, 355.023, RSMo,
356.233, RSMo, 359.653, RSMo, 400.9-508, RSMo, and 417.018,
RSMo.]

6 EXPLANATION: This section is ineffective by its own provisions; it was passed 7 in 1994 and provides for a one-time increase.

> [32.051. The director of the department of revenue shall make an estimate of the amount of tax revenues generated under the provisions of this section and section 143.072, RSMo, and section 144.800, RSMo. The director of the department of revenue shall also make a separate accounting of the amount of income tax refunds and reduced individual income tax revenues necessitated by decisions of the Supreme Courts of the United States and the state of Missouri, relating to taxation of pension benefits. If the director of the department of revenue determines the amount of revenues finally generated under the provisions of this section and section 143.072, RSMo, and section 144.800, RSMo, exceeds the amount of individual income taxes collected on United States government retirement benefits and any interest accruing thereon, which the state is obligated to refund and the amount of reduced individual income tax revenues pursuant to the decisions of the Supreme Courts of the United States and the state of Missouri, he shall deposit the excess amount into the budget stabilization fund created pursuant to section 33.285, RSMo. The director of the department of revenue shall quarterly submit in writing a report to the senate and the house of representatives, and the commissioner of administration, describing the methodology used in arriving at the estimate of the amount of tax revenues generated under the provisions of this section and section 143.072, RSMo, and section 144.800, RSMo, and the amount of income tax refunds and reduced individual income tax revenues issued to taxpayers pursuant to the Supreme Courts' decisions.

27 EXPLANATION: This section has become ineffective; since this section was 28 enacted in 1989, the time period for the required determinations has likely 29 elapsed. SCS SRB 848 21

 [32.380. 1. Notwithstanding the provisions of any other law to the contrary, with respect to taxes administered by the department of revenue, an amnesty from the assessment or payment of all penalties, additions to tax, and interest shall apply with respect to unpaid taxes or taxes due and owing reported and paid in full from August 1, 2002, to October 31, 2002, regardless of whether previously assessed, except for penalties, additions to tax, and interest paid before August 1, 2002. The amnesty shall apply only to state tax liabilities due or due but unpaid on or before December 31, 2001, and shall not extend to any taxpayer who at the time of payment is a party to any criminal investigations or to any civil or criminal litigation that is pending in any court of the United States or this state for nonpayment, delinquency, or fraud in relation to any state tax imposed by the state of Missouri.

- 2. Upon written application by the taxpayer, on forms prescribed by the director of revenue, and upon compliance with the provisions of this section, the department of revenue shall not seek to collect any penalty, addition to tax, or interest which may be applicable. The department of revenue shall not seek civil or criminal prosecution for any taxpayer for the taxable period for which the amnesty has been granted.
- 3. Amnesty shall be granted only to those taxpayers who have applied for amnesty within the period stated in subsection 1 of this section, who have filed a tax return for each taxable period for which amnesty is requested, who have paid the entire balance due within sixty days of approval by the department of revenue, and who agree to comply with state tax laws for the next three years from the date of the agreement. No taxpayer shall be entitled to a waiver of any penalty, addition to tax, or interest pursuant to this section unless full payment of the tax due is made in accordance with rules and regulations established by the director of revenue.
- 4. If a taxpayer elects to participate in the amnesty program established pursuant to this section as evidenced by full payment of the tax due as established by the director of revenue, that election shall constitute an express and absolute

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relinquishment of all administrative and judicial rights of appeal. No tax payment received pursuant to this section shall be eligible for refund or credit.

- 5. Nothing in this section shall be interpreted to disallow the department of revenue to adjust a taxpayer's tax return as a result of any state or federal audit.
- 6. All tax payments received as a result of the amnesty program established pursuant to this section shall be deposited in the schools of the future fund created pursuant to section 163.005, RSMo, other than revenues earmarked by the Missouri Constitution.
- department may promulgate such rules or regulations or issue administrative guidelines as are necessary to administer the provisions of this section. No rule or portion of a rule promulgated pursuant to the authority of this section shall become effective unless it has been promulgated pursuant to chapter 536, RSMo. Any rule or portion of a rule, as that term is defined in section 536.010, RSMo, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536, RSMo, and, if applicable, section 536.028, RSMo. This section and chapter 536, RSMo, are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536, RSMo, to review, to delay the effective date or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2002, shall be invalid and void.

EXPLANATION: This section is ineffective by its own provisions; it is a 2002 tax amnesty for taxes due prior to 2002.

[32.382. 1. Notwithstanding any other provision of law, before the director of revenue enters into any agreement to abate all or part of a taxpayer's liability to the state, including interest and additions to tax, the director shall forward a copy of the agreement to the attorney general before entering into such agreement.

2. Upon receiving the proposed agreement, the attorney

general shall, within ten days, review and approve such agreement
for its legal form and content as may be necessary to protect the
legal interest of the state. If the attorney general does not
approve, then the attorney general shall return the agreement with
additional proposed provisions as may be necessary to the proper
enforcement of the agreement as required to protect the state's
legal interest. If the attorney general does not respond within ten
days, or in the case of any agreement that involves an abatement
of the taxpayer's tax liability, including interest and additions to
tax, to the state of one million dollars or more, within thirty days,
the agreement shall be deemed approved.

- 3. Communications related to the attorney general's review are attorney-client communications. The attorney general's written disposition shall be subject to chapter 610, RSMo.
- 4. The provisions of this section shall terminate January 1,232005.]
- 24 EXPLANATION: This section expired January 1, 2005.

[42.160. The Missouri general assembly shall, through appropriations as provided by law, participate in the funding of the National World War II Memorial to be located at a site dedicated on November 11, 1995, on the National Mall in Washington, D.C. in an amount equal to four hundred thirty-eight thousand dollars. Such funds shall be disbursed August 28, 2000, to the World War II Memorial Fund.]

8 EXPLANATION: This section is ineffective by its own provisions; it authorized 9 a one-time appropriation to be made before August 28, 2000.

[58.755. The coroner in any county to which sections
58.010, 58.020, 58.060, 58.090, 58.160, 58.375, 58.451, 58.455 and
58.700 to 58.765 apply in office on September 28, 1973, shall not be
removed from office during the remainder of the term for which he
was elected, but upon the expiration of his term, or upon his
resignation or death, the office of coroner is abolished, and a county
medical examiner shall be appointed as provided in section 58.700.]

8 EXPLANATION: This section is ineffective by its own provisions; it applied to 9 coroners in office on September 28, 1973.

[72.424. Notwithstanding any other provisions of sections

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72.400 to 72.423, any owner of a tract of land of thirty acres or less owned by a single owner and that is located within two or more municipalities, one municipality being a city of the fourth classification with a population between four thousand six hundred and five thousand, and the other municipality being a constitutional charter city with a population between sixteen thousand three hundred and seventeen thousand, and both municipalities located within a county of the first classification having a charter form of government and having a minimum population of nine hundred thousand, may elect which municipality to belong to by agreement of that municipality. Such owner's election shall occur within ninety days of August 28, 2000. Such agreement shall consist of the enactment by the governing body of the receiving municipality of an ordinance describing by metes and bounds the property, declaring the property so described to be detached and annexed, and stating the reasons for and the purposes to be accomplished by the detachment and annexation. A copy of said ordinance shall be mailed to the county clerk and to the city clerk and assessor of the contributing municipality before December fifteenth, with such transfer becoming effective the next January first. Such choice of municipalities shall be permanent. Thereafter, all courts of this state shall take notice of the limits of both municipalities as changed by the ordinances. This section shall only apply to boundary changes effected after January 1, 1990, and occurring by the incorporation of a municipality. This section shall expire and be of no force and effect on March 1, 2001.

29 EXPLANATION: This section expired March 1, 2001.

[82.460. Any city having a population of three hundred thousand or more shall have the exclusive right to regulate the use of gates on streetcars operated in said city, and shall have the exclusive right to regulate passengers in getting on or off said streetcars.]

6 EXPLANATION: This section is ineffective; there are no streetcars still operating 7 in Missouri.

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- leases real property located in any city with a population of more than four hundred thousand inhabitants shall submit a registration form to the governing body of such city pursuant to this section.
 - 2. The registration form shall be developed by the governing body of such city and shall contain:
 - (1) The name, personal address, business address and telephone numbers of the landlord;
 - (2) The address of each property located in the city that is owned and leased by the landlord; and
 - (3) The name, address and phone number of a person who will serve as a legal representative of the landlord for purposes of receiving public safety violations, code violations or other violations of any kind involving the property listed pursuant to subdivision (2) of this subsection. In the event no legal representative is named pursuant to this subdivision, the landlord shall serve as his or her own legal representative for purposes of this subdivision.
 - 3. The city shall compile the registration forms submitted pursuant to this section for the purposes of ensuring greater efficiency in compliance with, and enforcement of, local public safety and code regulations. On or before July 1, 2002, and on or before every July first thereafter, the city shall issue a report to the governor, the speaker of the house of representatives and the president pro tempore of the senate as to the effectiveness of the compilation of the forms in ensuring greater efficiency in compliance with, and enforcement of, public safety and code regulations.
 - 4. This section shall be of no force and effect on or after January 1, 2006.]
- 30 EXPLANATION: This section expired January 1, 2006.

[94.580. 1. The governing body of any constitutional charter city with a population of over four hundred thousand and located in four or more counties is hereby authorized to impose, by ordinance, a sales tax on all retail sales which are subject to taxation under the provisions of sections 144.010 to 144.525, RSMo, for the purpose of providing funds for flood relief projects in that city. The tax authorized by this section shall be authorized only to

the extent a city may seek authority from its voters under section 94.577 to impose a capital improvements sales tax. The sum of sales taxes imposed by a city under the authority of section 94.577 and this section shall not exceed one-half of one percent. The ordinance shall become effective after the governing body of the city submits to the voters of that city a proposal to authorize the tax. Notwithstanding the provisions of chapter 115, RSMo, to the contrary, all required notice shall be provided to all entities specified in sections 115.125 and 115.127, RSMo, within one business day of adoption of the ordinance calling an election as a result of a flooding emergency, and the provisions of section 115.123, RSMo, shall not apply. However, election authorities shall provide notice one time as soon as feasible after receiving notice from the city calling the election consistent with the publication requirements of chapter 115, RSMo.

2. The ballot of submission shall contain, but need not be limited to, the following language:

Shall the city of(name of city) impose a sales tax of(insert amount) for (insert term) for the purpose of funding flood relief projects?

 \square YES \square NO

If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to the question, place an "X" in the box opposite "NO".

If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of the proposal, then the ordinance shall be in effect, beginning the first day of the second calendar quarter following its adoption. If a majority of the votes cast by the qualified voters voting are opposed to the proposal, then the governing body of the city shall have no power to impose the sales tax authorized in this section unless and until the governing body of the city shall again have submitted another such proposal and the proposal is approved by the requisite majority of the qualified voters voting thereon. Any subsequent election shall not be excused from the requirements of chapter 115, RSMo.

3. After the effective date of any tax imposed under the

SCS SRB 848 27

 provisions of this section, the director of revenue shall perform all functions incident to the administration, collection, enforcement, and operation of the tax in the same manner as provided in sections 94.500 to 94.550, and the director of revenue shall collect in addition to the sales tax for the state of Missouri the additional tax authorized under the authority of this section. The tax imposed pursuant to this section and the tax imposed under the sales tax law of the state of Missouri shall be collected together and reported upon such forms and under such administrative rules and regulations as may be prescribed by the director of revenue. If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of the proposal, then the tax shall go into effect on the first day of the next calendar quarter beginning after its adoption and notice to the director of revenue, but no sooner than thirty days after such adoption and notice. Except as modified in this section, all provisions of sections 32.085 and 32.087, RSMo, shall apply to the tax imposed under this section.

- 4. The sales tax may be approved at a rate of one-eighth of one percent, one-fourth of one percent, three-eighths of one percent or one-half of one percent, but in no event shall the sum of the tax imposed by this section and section 94.577, in one or more elections, exceed one-half of one percent of the receipts from the sale at retail of all tangible personal property and taxable services at retail within any city adopting such tax, if such property and services are subject to taxation by the state of Missouri under the provisions of sections 144.010 to 144.525, RSMo. Whether approved at one or more elections, the flood relief sales tax rate may not exceed the available taxing authority of the city.
- 5. All revenue generated from the tax authorized under the provisions of this section shall be deposited into the "Flood Relief Projects Fund", which is hereby created in the state treasury. The fund moneys shall be distributed to the city from which the revenue was generated for the sole purpose of funding flood relief projects. Once the tax authorized by this section is abolished or terminated by any means, all funds remaining in the fund shall be used solely for that purpose.

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6. Any sales tax imposed pursuant to this section shall expire no later than two years from the date of its inception.]

EXPLANATION: This section is ineffective; the two-year time limit has elapsed for passage of the tax.

[103.081. The board shall develop and submit to the general assembly by September 1, 2000, a plan to offer to state employees located in counties in which HMO coverage is not available, a medical benefits plan for calendar year 2001 with benefits coverage substantially identical to HMO benefits coverage, at a cost to employees not to exceed the average cost to employees for HMO coverage in counties where such coverage is available.]

8 EXPLANATION: This section is ineffective by its own provisions; the deadline

9 for the plan to be submitted was September 1, 2000.

[105.268. 1. During school years 1999-2000 through 2001-02 any employee of the state of Missouri who works in a metropolitan school district or an urban school district containing the greater part of the population of a city which has more than three hundred thousand inhabitants and who is a volunteer tutor in a formal tutoring or mentoring pilot program in language arts at a public elementary school in such district may be granted leave from the employee's duties, without loss of time, pay, regular leave, impairment of efficiency rating or any other rights or benefits to which such person would otherwise be entitled for periods during which such person is engaged in such volunteer tutoring activities at a public elementary school. Leave for such volunteer tutoring activities shall not be granted in excess of one-half of the hours spent tutoring, for activities conducted at times outside of the employee's normal work day, for more than forty hours in any one calendar year, or more than two hours in any one day. The principal of the school shall give such an employee a signed statement by such principal verifying the time such employee was engaged in such tutoring activities.

- 2. To be eligible to participate in a volunteer tutoring program as provided in subsection 1 of this section, the employee shall:
 - (1) Be a full-time state employee with a performance

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- 24 appraisal of highly successful or outstanding;
- 25 (2) Have the approval of the employee's supervisor or supervisors;
 - (3) Not be absent during heavy workload periods or create scheduling conflicts with other state employees or result in any overtime hours for the employee or other state employees;
 - (4) Establish a set schedule, including traveling time to the school, which shall not be for more than two hours per day or more than one day per week; and
 - (5) Submit the statement issued by the principal verifying the time the employee was engaged in volunteer tutoring activities.
 - 3. Every state agency that has state employees participating in a formal tutoring or mentoring program as provided in subsection 1 of this section shall submit a summary of the statements received pursuant to subdivision (5) of subsection 2 of this section to the Missouri community service commission, created in section 26.605, RSMo. Such summary shall include the number of employees participating, the number of hours that all participants engaged in volunteer tutoring and a list of the schools where the employees volunteered.
 - 4. The Missouri community service commission shall submit an annual report to the general assembly with the names of the state agencies submitting the summaries required by subsection 3 of this section and a compilation of all the information contained on such summaries.
 - 5. The school board of a participating district shall evaluate the programs and make recommendations to the general assembly by December 15, 2001, on the continuance, expansion or termination of the programs and any recommended changes to the programs.
- 54 6. The provisions of this section shall expire on June 30, 55 2002.]
- 56 EXPLANATION: This section expired June 30, 2002.
- [115.177. Nothing in this subchapter shall be construed in any way as interfering with or discontinuing any person's valid registration which is in effect on January 1, 1978, until such time

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as the person is required to transfer his registration or to
 4
 5
          reregister under the provisions of sections 115.001 to 115.641 and
 6
          sections 51.450 and 51.460, RSMo.]
    EXPLANATION: This section is ineffective by its own provisions; it applies to
    1978 voter registration.
                 [128.350. The first district shall be composed of the
 2
          following:
 3
          ST. LOUIS County (part)
                 VTD AO05 A5,18,21,46,39,59,61
 4
                 VTD A006 Airport 6,204-205
 5
 6
                 VTD AO09 Airport 9
 7
                 VTD AO10 Airport 10,36,60
 8
                 VTD AO11 Airport 11-13,34
 9
                 VTD AO14 Airport 14-15
                 VTD AO16 Airport 16,17,200
10
                 VTD AO19 Airport 19
11
12
                 VTD AO23 Airport 23
                 VTD AO26 Airport 26,32
13
                 VTD AO41 Airport 41
14
                 VTD AO43 Airport 43-44
15
16
                 VTD AO50 Airport 50
                 VTD CC01 Creve Coeur 1
17
                 VTD CC02 Creve Coeur 2
18
                 VTD CC03 Creve Coeur 3
19
20
                 VTD CC04 Creve Coeur 4,45
                 VTD CC05 Creve Coeur 5
21
22
                 VTD CC06 Creve Coeur 6,8
23
                 VTD CC07 Creve Coeur 7,12
                 VTD CC09 Creve Coeur 9.10
24
25
                 VTD CC11 Creve Coeur 11
26
                 VTD CC13 Creve Coeur 13,19,62
27
                 VTD CC14 Creve Coeur 14,49
                 VTD CC15 Creve Coeur 15
28
29
                 VTD CC16 Creve Coeur 16
30
                 VTD CC18 Creve Coeur 18,63
```

VTD CC25 Creve Coeur 25

32	VTD CC26 CC26,28,64,74,202-203,205-206 (part
33	Tract/Block 2156 402
34	Tract/Block 2156 404
35	Tract/Block 2156 406
36	Tract/Block 2156 407
37	VTD CC27 Creve Coeur 27
38	VTD CC34 Creve Coeur 34
39	VTD CC41 Creve Coeur 41
40	VTD CC42 Creve Coeur 42
41	VTD CC43 Creve Coeur 43
42	VTD CC65 Creve Coeur 65
43	VTD CL02 Clayton 2
44	VTD CL03 Clayton 3,10
45	VTD CL04 Clayton 4
46	VTD CL05 Clayton 5-6
47	VTD CL08 Clayton 8,44
48	VTD CL11 Clayton 11
49	VTD CL21 Clayton 21
50	VTD CL22 Clayton 22,54
51	VTD CL23 Clayton 23,33
52	VTD CL32 Clayton 32
53	VTD CL61 Clayton 61
54	VTD FE01 Ferg. 1,12,21,47,63
55	VTD FE02 Ferguson 2,39
56	VTD FE03 Ferguson 3,23,51
57	VTD FE04 Ferguson 4,6,7,37,71
58	VTD FE05 Ferguson 5,56
59	VTD FE08 Ferg. 8,28,38,70,72
60	VTD FE09 Ferguson 9
61	VTD FE10 Ferguson 10,11
62	VTD FE13 Ferguson 13,22,57
63	VTD FE14 Ferguson 14,40,55,69
64	VTD FE15 Ferguson 15,65
65	VTD FE16 Ferguson 16,17
66	VTD FE18 Ferguson 18,19,27
67	VTD FE20 Ferguson 20 61

68	VTD FE24 Ferguson 24,64
69	VTD FE25 Ferguson 25
70	VTD FE26 Ferg. 26,46,48,59,62
71	VTD FE29 Ferguson 29
72	VTD FE30 Ferguson 30,31,32
73	VTD FE33 Ferguson 33
74	VTD FE34 Ferguson 34
75	VTD FE35 Ferguson 35
76	VTD FE36 Ferguson 36,54,67
77	VTD FE41 Ferguson 41,42
78	VTD FE43 Ferguson 43,49
79	VTD FE44 Ferguson 44
80	VTD FE45 Ferguson 45,52,53,60
81	VTD FE50 Ferguson 50,58
82	VTD FE66 Ferguson 66
83	VTD FE68 Ferguson 68
84	VTD FL01 Florissant 1
85	VTD FL02 Florissant 2
86	VTD FL03 Florissant 3,5,47
87	VTD FL06 Florissant 6,13
88	VTD FL07 Flor.7,22,32,34,39
89	VTD FL09 Florissant 9,43
90	VTD FL10 Florissant 10,44,45
91	VTD FL21 Florissant 21
92	VTD FL25 Florissant 25,38
93	VTD HO01 Hadley 1,2
94	VTD HO03 Hadley 3,4
95	VTD HO05 Hadley 5,14
96	VTD HO06 Hadley 6
97	VTD HO07 Hadley 7,8
98	VTD HO09 Hadley 9,17,18
99	VTD HO10 Hadley 10,11
100	VTD HO12 Hadley 12
101	VTD HO13 Hadley 13,30
102	VTD HO15 Hadley 15,16
103	VTD HO19 Hadley 19,31

SCS SRB 848 33

104	VTD HO20 Hadley 20,22,23
105	VTD HO21 Hadley 21,24,26
106	VTD HO25 Hadley 25,27
107	VTD HO28 Hadley 28,29
108	VTD HO32 Hadley 32
109	VTD HO33 Hadley 33
110	VTD HO34 Hadley 34
111	VTD HO35 Hadley 35
112	VTD JO01 Jefferson 1
113	VTD JO02 Jefferson 2,3,4
114	VTD JO05 Jefferson 5,10
115	VTD JO06 Jefferson 6,200
116	VTD JO07 Jefferson 7,8,9
117	VTD JO11 Jefferson 11
118	VTD JO12 Jefferson 12,44,46
119	VTD JO21 Jefferson 21
120	VTD JO30 Jefferson 30
121	VTD JO31 Jefferson 31,45
122	VTD JO43 Jefferson 43
123	VTD ML01 Mid1,32,48,50,56,62,205
124	VTD ML02 Midland 2-3,31,45
125	VTD ML07 Midland 7,22 (part)
126	Tract/Block 2147 304
127	Tract/Block 2147 306
128	Tract/Block 2147 307
129	Tract/Block 2147 308
130	Tract/Block 2147 309
131	Tract/Block 2147 401
132	Tract/Block 2147 402
133	Tract/Block 2147 403
134	Tract/Block 2147 404
135	Tract/Block 2147 405
136	Tract/Block 2147 410
137	Tract/Block 2147 501A
138	Tract/Block 2147 502
139	Tract/Block 2147 503

140	Tract/Block 2147 504A
141	Tract/Block 2147 508
142	Tract/Block 2147 509
143	Tract/Block 2147 511
144	VTD ML10 ML10,25,30,37,39,53,209
145	VTD ML12 Midland 12
146	VTD ML13 Midland 13,40,58,200
147	VTD ML14 Midland 14
148	VTD ML15 Midland 15,36
149	VTD ML16 Midland 16,29,49,59
150	VTD ML17 Midland 17,28
151	VTD ML18 Midland 18,38,57
152	VTD ML19 Midland 19
153	VTD ML20 Midland 20
154	VTD ML21 Midland 21,47
155	VTD ML26 ML26,41,51-2,204,208
156	VTD ML34 Midland 34
157	VTD ML54 Midland 54
158	VTD ML61 Midland 61
159	VTD NO01 Normandy 1-2,8
160	VTD NO03 Normandy 3
161	VTD NO04 Normandy 4
162	VTD NO05 Normandy 5,52
163	VTD NO06 Normandy 6-7
164	VTD NO09 Normandy 9,37
165	VTD NO10 Normandy 10,13
166	VTD NO11 Normandy 11,36,67
167	VTD NO12 Normandy 12
168	VTD NO14 Normandy 14,24
169	VTD NO15 Normandy 15,203-204
170	VTD NO16 Normandy 16,41,46,68
171	VTD NO17 Normandy 17
172	VTD NO18 Normandy 18,48
173	VTD NO19 Normandy 19
174	VTD NO20 Nor 20,25-6,35,44,49
175	VTD NO21 Normandy 21,38,47,54

SCS SRB 848 35

176	VTD NO22 Normandy 22,33
177	VTD NO23 Normandy 23
178	VTD NO27 Normandy 27
179	VTD NO28 Normandy 28
180	VTD NO29 Normandy 29
181	VTD NO30 Normandy 30
182	VTD NO31 Normandy 31,66
183	VTD NO32 Normandy 32,205
184	VTD NO34 Normandy 34,64
185	VTD NO39 Normandy 39
186	VTD NO40 Nor 40,50-51,57,61
187	VTD NO42 Normandy 42
188	VTD NO43 Normandy 43
189	VTD NO45 Normandy 45
190	VTD NO53 Nor 53,55,59-60,200
191	VTD NO56 Normandy 56
192	VTD NO58 Normandy 58
193	VTD NO62 Normandy 62-63,69
194	VTD NO65 Normandy 65
195	VTD NW02 Northwest 2
196	VTD NW04 Northwest 4,6
197	VTD NW18 Northwest 18
198	VTD NW19 Northwest 19
199	VTD NW28 Northwest 28
200	VTD SF01 St Ferdinand 1,36,52
201	VTD SF02 Saint Ferdinand 2
202	VTD SF03 Saint Ferdinand 3
203	VTD SF04 Saint Ferdinand 4
204	VTD SF05 St Ferdinand 5-6,58
205	VTD SF07 St Ferdinand 7,55,57
206	VTD SF08 Saint Ferdinand 8
207	VTD SF09 Saint Ferdinand 9
208	VTD SF10 Saint Ferdinand 10
209	VTD SF11 St Ferdi 11,26,43,46
210	VTD SF12 St Ferdinand 12,17
211	VTD SF13 St Ferdinand 13,14

212	VTD SF15 St Ferdi. 15,16,48,60
213	VTD SF18 St Ferdinand 18,28
214	VTD SF19 Saint Ferdinand 19
215	VTD SF20 St Ferdinand 20,38
216	VTD SF21 St Ferdinand 21,54
217	VTD SF22 St Ferd22,24,34,37,56
218	VTD SF23 St Ferdinand 23,39,63
219	VTD SF25 St Ferdinand 25,42,53
220	VTD SF27 Saint Ferdinand 27
221	VTD SF29 StF 29,30,41,49,50-1
222	VTD SF31 Saint Ferdinand 31
223	VTD SF32 Saint Ferdinand 32
224	VTD SF33 St Ferdinand 33,35
225	VTD SF40 St Ferdinand 40,45
226	VTD SF44 Saint Ferdinand 44
227	VTD SF47 St Ferdinand 47,59
228	VTD SF61 Saint Ferdinand 61
229	VTD SF62 Saint Ferdinand 62
230	VTD SL01 Spanish Lake 1-2
231	VTD SL03 Spanish Lake 3
232	VTD SL04 Spanish Lake 4
233	VTD SL05 Spanish Lake 5
234	VTD SL06 Spanish Lake 6
235	VTD SL07 Spanish Lake 7,24,43
236	VTD SL08 Spanish Lake 8,30-31
237	VTD SL09 Spanish Lake 9
238	VTD SL10 Spanish Lake 10
239	VTD SL11 Spanish Lake 11,35
240	VTD SL12 Spanish Lake 12,20
241	VTD SL13 Spanish Lake 13,34
242	VTD SL14 Spanish Lake 14,26
243	VTD SL15 Spanish Lake 15,22
244	VTD SL16 Spanish Lake 16
245	VTD SL17 Spanish Lake 17
246	VTD SL18 Spanish Lake 18
247	VTD SL19 Span Lk 19,36,41,44

248	VTD SL21 Spanish Lk 21,25,33
249	VTD SL23 Spanish Lake 23,39
250	VTD SL27 Spanish Lake 27,40
251	VTD SL28 Spanish Lake 28,42
252	VTD SL29 Spanish Lake 29
253	VTD SL32 Spanish Lake 32
254	VTD SL37 Spanish Lake 37
255	VTD SL38 Spanish Lake 38
256	ST. LOUIS CITY (part)
257	VTD 0101 Ward 01 Precinct 01
258	VTD 0102 Ward 01 Precinct 02
259	VTD 0103 Ward 01 Precinct 03
260	VTD 0104 Ward 01 Precinct 04
261	VTD 0105 Ward 01 Precinct 05
262	VTD 0106 Ward 01 Precinct 06
263	VTD 0107 Ward 01 Precinct 07
264	VTD 0108 Ward 01 Precinct 08
265	VTD 0109 Ward 01 Precinct 09
266	VTD 0110 Ward 01 Precinct 10
267	VTD 0111 Ward 01 Precinct 11
268	VTD 0112 Ward 01 Precinct 12
269	VTD 0113 Ward 01 Precinct 13
270	VTD 0201 Ward 02 Precinct 01
271	VTD 0202 Ward 02 Precinct 02
272	VTD 0203 Ward 02 Precinct 03
273	VTD 0204 Ward 02 Precinct 04
274	VTD 0205 Ward 02 Precinct 05
275	VTD 0206 Ward 02 Precinct 06
276	VTD 0207 Ward 02 Precinct 07
277	VTD 0208 Ward 02 Precinct 08
278	VTD 0209 Ward 02 Precinct 09
279	VTD 0210 Ward 02 Precinct 10
280	VTD 0211 Ward 02 Precinct 11
281	VTD 0301 Ward 03 Precinct 01
282	VTD 0302 Ward 03 Precinct 02
283	VTD 0303 Ward 03 Precinct 03

284	VTD 0304 Ward 03 Precinct 04
285	VTD 0305 Ward 03 Precinct 05
286	VTD 0306 Ward 03 Precinct 06
287	VTD 0307 Ward 03 Precinct 07
288	VTD 0308 Ward 03 Precinct 08
289	VTD 0309 Ward 03 Precinct 09
290	VTD 0310 Ward 03 Precinct 10
291	VTD 0311 Ward 03 Precinct 11
292	VTD 0312 Ward 03 Precinct 12
293	VTD 0401 Ward 04 Precinct 01
294	VTD 0402 Ward 04 Precinct 02
295	VTD 0403 Ward 04 Precinct 03
296	VTD 0404 Ward 04 Precinct 04
297	VTD 0405 Ward 04 Precinct 05
298	VTD 0406 Ward 04 Precinct 06
299	VTD 0407 Ward 04 Precinct 07
300	VTD 0408 Ward 04 Precinct 08
301	VTD 0409 Ward 04 Precinct 09
302	VTD 0410 Ward 04 Precinct 10
303	VTD 0411 Ward 04 Precinct 11
304	VTD 0412 Ward 04 Precinct 12
305	VTD 0413 Ward 04 Precinct 13
306	VTD 0414 Ward 04 Precinct 14
307	VTD 044A Ward 04 Precinct 04A
308	VTD 0501 Ward 05 Precinct 01
309	VTD 0502 Ward 05 Precinct 02
310	VTD 0503 Ward 05 Precinct 03
311	VTD 0504 Ward 05 Precinct 04
312	VTD 0505 Ward 05 Precinct 05
313	VTD 0506 Ward 05 Precinct 06
314	VTD 0507 Ward 05 Precinct 07
315	VTD 0508 Ward 05 Precinct 08
316	VTD 0509 Ward 05 Precinct 09
317	VTD 0510 Ward 05 Precinct 10
318	VTD 0511 Ward 05 Precinct 11
319	VTD 0601 Ward 06 Precinct 01

320	VTD 0602 Ward 06 Precinct 02
321	VTD 0603 Ward 06 Precinct 03
322	VTD 0604 Ward 06 Precinct 04
323	VTD 0605 Ward 06 Precinct 05
324	VTD 0606 Ward 06 Precinct 06
325	VTD 0607 Ward 06 Precinct 07
326	VTD 0608 Ward 06 Precinct 08
327	VTD 0609 Ward 06 Precinct 09
328	VTD 0610 Ward 06 Precinct 10
329	VTD 0611 Ward 06 Precinct 11
330	VTD 0612 Ward 06 Precinct 12
331	VTD 0613 Ward 06 Precinct 13
332	VTD 0614 Ward 06 Precinct 14
333	VTD 0615 Ward 06 Precinct 15
334	VTD 0616 Ward 06 Precinct 16
335	VTD 0617 Ward 06 Precinct 17
336	VTD 0702 Ward 07 Precinct 02
337	VTD 0703 Ward 07 Precinct 03
338	VTD 0707 Ward 07 Precinct 07
339	VTD 0708 Ward 07 Precinct 08
340	VTD 0709 Ward 07 Precinct 09
341	VTD 0710 Ward 07 Precinct 10
342	VTD 0711 Ward 07 Precinct 11
343	VTD 0712 Ward 07 Precinct 12
344	VTD 0713 Ward 07 Precinct 13
345	VTD 0801 Ward 08 Precinct 01
346	VTD 0802 Ward 08 Precinct 02
347	VTD 0803 Ward 08 Precinct 03
348	VTD 0807 Ward 08 Precinct 07
349	VTD 0809 Ward 08 Precinct 09 (part)
350	Tract/Block 1172 205
351	Tract/Block 1172 206
352	Tract/Block 1172 302
353	Tract/Block 1172 305
354	Tract/Block 1172 402
355	Tract/Block 1172 403

356	VTD 0810 Ward 08 Precinct 10
357	VTD 0811 Ward 08 Precinct 11
358	VTD 0812 Ward 08 Precinct 12
359	VTD 1515 Ward 15 Precinct 15
360	VTD 1701 Ward 17 Precinct 01
361	VTD 1702 Ward 17 Precinct 02
362	VTD 1703 Ward 17 Precinct 03
363	VTD 1704 Ward 17 Precinct 04
364	VTD 1705 Ward 17 Precinct 05
365	VTD 1706 Ward 17 Precinct 06
366	VTD 1707 Ward 17 Precinct 07
367	VTD 1708 Ward 17 Precinct 08
368	VTD 1709 Ward 17 Precinct 09
369	VTD 1710 Ward 17 Precinct 10
370	VTD 1711 Ward 17 Precinct 11
371	VTD 1712 Ward 17 Precinct 12
372	VTD 1713 Ward 17 Precinct 13
373	VTD 1714 Ward 17 Precinct 14
374	VTD 1715 Ward 17 Precinct 15
375	VTD 1801 Ward 18 Precinct 01
376	VTD 1802 Ward 18 Precinct 02
377	VTD 1803 Ward 18 Precinct 03
378	VTD 1804 Ward 18 Precinct 04
379	VTD 1805 Ward 18 Precinct 05
380	VTD 1806 Ward 18 Precinct 06
381	VTD 1807 Ward 18 Precinct 07
382	VTD 1808 Ward 18 Precinct 08
383	VTD 1809 Ward 18 Precinct 09
384	VTD 1810 Ward 18 Precinct 10
385	VTD 1811 Ward 18 Precinct 11
386	VTD 1812 Ward 18 Precinct 12
387	VTD 1813 Ward 18 Precinct 13
388	VTD 1814 Ward 18 Precinct 14
389	VTD 1901 Ward 19 Precinct 01
390	VTD 1902 Ward 19 Precinct 02
391	VTD 1903 Ward 19 Precinct 03

392	VTD 1904 Ward 19 Precinct 04
393	VTD 1905 Ward 19 Precinct 05
394	VTD 1906 Ward 19 Precinct 06
395	VTD 1907 Ward 19 Precinct 07
396	VTD 1908 Ward 19 Precinct 08
397	VTD 1909 Ward 19 Precinct 09
398	VTD 1910 Ward 19 Precinct 10
399	VTD 1911 Ward 19 Precinct 11
400	VTD 1912 Ward 19 Precinct 12
401	VTD 1913 Ward 19 Precinct 13
402	VTD 1914 Ward 19 Precinct 14
403	VTD 2001 Ward 20 Precinct 01
404	VTD 2002 Ward 20 Precinct 02
405	VTD 2003 Ward 20 Precinct 03
406	VTD 2004 Ward 20 Precinct 04
407	$VTD\ 2005\ Ward\ 20\ Precinct\ 05$
408	VTD 2006 Ward 20 Precinct 06
409	VTD 2007 Ward 20 Precinct 07
410	VTD 2008 Ward 20 Precinct 08
411	VTD 2009 Ward 20 Precinct 09
412	VTD 2010 Ward 20 Precinct 10
413	VTD 2011 Ward 20 Precinct 11
414	$VTD\ 2012\ Ward\ 20\ Precinct\ 12$
415	VTD 2013 Ward 20 Precinct 13
416	VTD 2014 Ward 20 Precinct 14
417	VTD 2015 Ward 20 Precinct 15
418	VTD 2101 Ward 21 Precinct 01
419	VTD 2102 Ward 21 Precinct 02
420	VTD 2103 Ward 21 Precinct 03
421	VTD 2104 Ward 21 Precinct 04
422	$VTD\ 2105\ Ward\ 21\ Precinct\ 05$
423	VTD 2106 Ward 21 Precinct 06
424	VTD 2107 Ward 21 Precinct 07
425	VTD 2108 Ward 21 Precinct 08
426	VTD 2109 Ward 21 Precinct 09
427	VTD 2110 Ward 21 Precinct 10

428	VTD 2111 Ward 21 Precinct 11
429	VTD 2112 Ward 21 Precinct 12
430	VTD 2113 Ward 21 Precinct 13
431	VTD 2201 Ward 22 Precinct 01
432	VTD 2202 Ward 22 Precinct 02
433	VTD 2203 Ward 22 Precinct 03
434	VTD 2204 Ward 22 Precinct 04
435	VTD 2205 Ward 22 Precinct 05
436	VTD 2206 Ward 22 Precinct 06
437	VTD 2207 Ward 22 Precinct 07
438	VTD 2208 Ward 22 Precinct 08
439	VTD 2209 Ward 22 Precinct 09
440	VTD 2210 Ward 22 Precinct 10
441	VTD 2601 Ward 26 Precinct 01
442	VTD 2602 Ward 26 Precinct 02
443	VTD 2603 Ward 26 Precinct 03
444	VTD 2604 Ward 26 Precinct 04
445	VTD 2605 Ward 26 Precinct 05
446	VTD 2606 Ward 26 Precinct 06
447	VTD 2607 Ward 26 Precinct 07
448	VTD 2608 Ward 26 Precinct 08
449	VTD 2609 Ward 26 Precinct 09
450	VTD 2610 Ward 26 Precinct 10
451	VTD 2611 Ward 26 Precinct 11
452	VTD 2612 Ward 26 Precinct 12
453	VTD 2701 Ward 27 Precinct 01
454	VTD 2702 Ward 27 Precinct 02
455	VTD 2703 Ward 27 Precinct 03
456	VTD 2704 Ward 27 Precinct 04
457	VTD 2705 Ward 27 Precinct 05
458	VTD 2706 Ward 27 Precinct 06
459	VTD 2707 Ward 27 Precinct 07
460	VTD 2708 Ward 27 Precinct 08
461	VTD 2709 Ward 27 Precinct 09
462	VTD 2710 Ward 27 Precinct 10
463	VTD 2711 Ward 27 Precinct 11

464	VTD 2804 Ward 28 Precinct 04
465	VTD 2805 Ward 28 Precinct 05
466	VTD 2806 Ward 28 Precinct 06
467	VTD 2807 Ward 28 Precinct 07
468	VTD 2808 Ward 28 Precinct 08
469	VTD 2809 Ward 28 Precinct 09
470	VTD 2810 Ward 28 Precinct 10
471	VTD 2811 Ward 28 Precinct 11
472	VTD 2812 Ward 28 Precinct 12
473	VTD 2813 Ward 28 Precinct 13
474	VTD 2814 Ward 28 Precinct 14
475	VTD 613A Ward 06 Precinct 13A]
476	EXPLANATION: This section is ineffective by its own provisions; it applies to
477	and contains the VTD numbers from the 1990 census. Sections 128.350 to
478	128.366 have been superseded by sections 128.400 to 128.440, which contain the
479	VTD numbers from the 2000 census.
	[128.352. The second district shall be composed of the
2	following:
3	ST. CHARLES County (part)
4	VTD 0001 Kampville
5	VTD 0004 Orchard Farm
6	VTD 0005 Portage Des Sioux
7	VTD 0006 West Alton
8	VTD 0007 Cherokee
9	VTD 001A Kampville A
10	VTD 002A Seeburger A
11	VTD 002B Seeburger B
12	VTD 003A Iffrig A-17
13	VTD 003B Iffrig B-18
14	VTD 0061 Monroe
15	VTD 0062 St. Charles Hills
16	VTD 0063 St. Andrews
17	VTD 0070 B.Hills-Fairway71-19
18	VTD 0072 Pralle
19	VTD 0080 Herit-Jungs81-R.B.87

VTD 0082 Becky David (part)

20

21	Tract/Block 311198401
22	Tract/Block 311198402
23	Tract/Block 311198403
24	Tract/Block 311198404
25	Tract/Block 311198405
26	Tract/Block 311198501B
27	Tract/Block 311198506
28	Tract/Block 311198507
29	VTD 0083 Woodcliff (part)
30	Tract/Block 311198110C
31	Tract/Block 311198113B
32	Tract/Block 311198411
33	Tract/Block 311198412
34	Tract/Block 311198511
35	Tract/Block 311198512
36	Tract/Block 311198514
37	Tract/Block 311198520
38	Tract/Block 311198521
39	Tract/Block 311198522
40	Tract/Block 311198523
41	Tract/Block 311198524
42	Tract/Block 311198525
43	Tract/Block 311198526
14	Tract/Block 311198527
45	VTD 0086 Arlington
46	VTD 0100 Mc Clay
17	VTD 0101 Graybridge
18	VTD 0102 Tanglewood
19	VTD 0103 Cave Springs
50	VTD 0104 Hi Point
51	VTD 0105 Millwood
52	VTD 0106 Spencer
53	VTD 0107 Oak Creek-Dogwood110
54	VTD 0108 Crescent Hills
55	VTD 0109 Cedar Ridge
56	VTD 0111 Ward 1 Pct 11

57	VTD 0112 Ward 1 Pct. 12-19
58	VTD 0113 Ward 1 Pct. 13-19
59	VTD 0114 Ward 1 Pct. 14
60	VTD 0115 Ward 1 Pct. 15-19
61	VTD 0121 St. Mary's
62	VTD 0123 Brookmt-ShadowCr.131
63	VTD 0124 Rabbit Run
64	VTD 0125 Steeplechase
65	VTD 0126 MeadowVlly-Fairmt128
66	VTD 0127 PkChls-Pkwd129-Lk130
67	VTD 0146 St. Jude
68	VTD 0221 Ward 2 Pct. 21
69	VTD 0222 Ward 2 Pct. 22
70	VTD 0223 Ward 2 Pct. 23
71	VTD 0224 Ward 2 Pct. 24-20
72	VTD 0225 Ward 2 Pct. 25
73	VTD 0226 Ward 2 Pct. 26-18
74	VTD 0227 Ward 2 Pct. 27
75	VTD 0228 Ward 2 Pct. 28
76	VTD 0331 Ward 3 Pct. 31
77	VTD 0332 Ward 3 Pct. 32
78	VTD 0333 Ward 3 Pct. 33
79	VTD 0334 Ward 3 Pct. 34
80	VTD 0335 Ward 3 Pct. 35
81	VTD 0336 Ward 3 Pct. 36-18
82	VTD 0441 Ward 4 Pct. 41
83	VTD 0442 Ward 4 Pct. 42
84	VTD 0443 Ward 4 Pct. 43
85	VTD 0444 Ward 4 Pct. 44
86	VTD 0445 Ward 4 Pct. 45
87	VTD 0446 Ward 4 Pct. 46
88	VTD 0551 Ward 5 Pct. 51
89	VTD 0552 Ward 5 Pct. 52
90	VTD 0553 Ward 5 Pct. 53
91	VTD 0554 Ward 5 Pct. 54
92	VTD 0555 Ward 5 Pct. 55-18

93	VTD 0556 Ward 5 Pct. 56
94	VTD 061A Monroe A
95	VTD 063A St. Andrews A
96	VTD 063B St. Andrews B
97	VTD 070A B.Hill-Fairway71A-20
98	VTD 112A Ward 1 Pct. 12A-20
99	VTD 113A Ward 1 Pct. 13A-20
100	VTD 115A Ward 1 Pct. 15A-20
101	VTD 120A St. Peters A
102	VTD 120B St. Peters B
103	VTD 122A Mid Rivers A
104	VTD 122B Mid Rivers B
105	VTD 224A Ward 2 Pct. 24A-20
106	VTD 224B Ward 2 Pct. 24B-18
107	VTD 226A Ward 2 Pct. 26A-20
108	VTD 336A Ward 3 Pct. 36A-19
109	VTD 336B Ward 3 Pct. 36B-20
110	VTD 555A Ward 5 Pct. 55A-19
111	ST. LOUIS County (part)
112	VTD AO01 Airport 1-2,20,22,48
113	VTD AO03 Airport 3,51
114	VTD AO04 Airport 4,37
115	VTD AO07 Airport 7,52
116	VTD AO08 Airport 8
117	VTD AO24 A24-5,29-30,31,33,53
118	VTD AO27 Airport 27,49
119	VTD AO28 Air 28,40,47,54-56
120	VTD AO35 Air35,38,42,45,57-58
121	VTD BO01 Bonhomme 1
122	VTD BO02 Bonhomme 2
123	VTD BO03 Bonhomme 3,42-43,46
124	VTD BO04 Bonhomme 4,48
125	VTD BO05 Bonhomme 5
	VID DOOD DOINGING 0
126	VTD BO06 Bonhomme 6,32
126 127	

129	VTD BO09 Bonhomme 9,19-20,45
130	VTD BO10 Bonhomme 10
131	VTD BO12 Bonhomme 12
132	VTD BO14 Bonhomme 14,33
133	VTD BO16 Bonhomme 16,37-40
134	VTD BO17 Bonhomme 17-18,21
135	VTD BO23 Bonhomme 23,47
136	VTD BO24 Bonhomme 24
137	VTD BO25 Bonhomme 25
138	VTD BO27 Bonhomme 27
139	VTD BO29 Bonhomme 29,36
140	VTD BO30 Bonhomme 30,52
141	VTD BO31 Bonhomme 31
142	VTD BO34 Bonhomme 34
143	VTD BO41 Bonhomme 41
144	VTD CC17 Creve Coeur 17,47,58
145	$ VTD\ CC20\ CC20, 30, 38, 46, 66, 200, 204 $
146	VTD CC21 Creve Coeur 21,39
147	VTD CC22 Creve Coeur 22,40
148	VTD CC23 Creve Coeur 23,33
149	VTD CC24 Creve Coeur 24,51
150	VTD CC26 CC26,28,64,74,202-203,205-206 (part)
151	Tract/Block 215001209A
152	Tract/Block 215002112
153	Tract/Block 2156 501
154	Tract/Block 2156 502
155	Tract/Block 2156 503
156	Tract/Block 2156 504
157	Tract/Block 2156 509
158	Tract/Block 2156 516
159	Tract/Block 2156 517
160	Tract/Block 2156 518A
161	Tract/Block 2156 518B
162	VTD CC29 Creve Coeur 29
163	VTD CC31 CC31-2,36-7,44,55-56,72-73
164	VTD CC35 CC35,48,52,67-69

165	VTD CC50 Creve Coeur 50,57,59
166	VTD CC53 Crv Coeur 53,70,75-6
167	VTD CC54 Creve Coeur 54,61,71
168	VTD CC60 Creve Coeur 60
169	VTD CL01 Clayton 1,25
170	VTD CL07 Clayton 7,68
171	VTD CL09 Clayton9,42,53,64-65
172	VTD CL12 Clayton 12
173	VTD CL13 Clayton 13,63,69
174	VTD CL14 Clayton 14
175	VTD CL15 Clayton 15-16
176	VTD CL17 Clay. 17,19,27,29,62
177	VTD CL18 Clay. 18,34,36,40,60
178	VTD CL20 Clayton 20,24,31,38
179	VTD CL26 Clayton 26,55-57
180	VTD CL28 Clayton 28
181	VTD CL30 Clayton 30
182	VTD CL35 Clayton 35,37,46
183	VTD CL39 Clayton 39,51,58-59
184	VTD CL41 Clayton 41
185	VTD CL43 Clayton 43
186	VTD CL45 Clayton 45,67
187	VTD CL47 Clayton 47,66
188	VTD CL48 Clayton 48,52
189	VTD CL49 Clayton 49-50
190	VTD FL04 Florissant 4,11
191	VTD FL08 Florissant 8
192	VTD FL12 Flor.12,33,36,46
193	VTD FL14 Florissant 14,28
194	VTD FL15 Florissant 15
195	VTD FL16 Flo16,18-9,24,26,29,41,42,46
196	VTD FL17 Florissant 17
197	VTD FL20 Florissant 20
198	VTD FL23 Florissant 23
199	VTD FL27 Florissant 27,31
200	VTD FL30 Florissant 30,35

201	VTD FL37 Florissant 37
202	VTD FL40 Florissant 40
203	VTD JO23 Jefferson 23,48 (part)
204	Tract/Block 2193 207
205	Tract/Block 2193 208
206	Tract/Block 2193 210
207	Tract/Block 2193 211
208	Tract/Block 2193 216
209	Tract/Block 2193 301
210	Tract/Block 2193 302
211	Tract/Block 2193 303
212	Tract/Block 2193 306
213	Tract/Block 2193 308
214	Tract/Block 2193 309
215	Tract/Block 2193 310
216	Tract/Block 2193 311
217	Tract/Block 2193 312
218	Tract/Block 2193 313
219	Tract/Block 2193 314
220	VTD JO29 Jefferson 29,41,42
221	VTD JO32 Jefferson 32,33
222	VTD JO34 Jefferson 34,38
223	VTD JO35 Jefferson 35,36,40
224	VTD JO37 Jefferson 37,39
225	$VTD\ LC01\ L\&C1,14,6,18,32,35,39,40,26$
226	VTD LC02 Lewis & Clark 2
227	VTD LC03 Lewis & Clark 3
228	VTD LC04 Lewis & Clark 4
229	VTD LC05 Lewis & Clark 5
230	VTD LC07 Lewis&Clark 7,13,34
231	VTD LC08 Lewis & Clark 8,22
232	VTD LC09 Lewis & Clark 9,37
233	VTD LC10 Lewis & Clark 10
234	VTD LC11 L & C 11,12,16
235	VTD LC15 Lewis & Clark 15,33
236	VTD LC17 Lewis & Clark 17 23

237	VTD LC19 Lewis & Clark 19,27
238	VTD LC20 Lewis & Clark 20
239	VTD LC21 Lewis & Clark 21,31
240	VTD LC24 Lewis & Clark 24,41
241	VTD LC25 Lewis & Clark 25
242	VTD LC28 Lewis & Clark 28
243	VTD LC29 Lewis & Clark 29,30
244	VTD LC36 Lewis & Clark 36
245	VTD LC38 Lewis & Clark 38
246	VTD LC42 Lewis & Clark 42
247	VTD ME01 Mer1,37,45,48,65,22,24
248	$ VTD\ ME02\ Mer2, 5, 7, 15, 21, 25, 29-30, 42-44, 49-50, 54, 57, 59-64, 66 $
249	VTD ME03 Mer3,4,9,14,16-7,26,32,34,46
250	VTD ME06 Meramec 6,41
251	$ {\rm VTD\ ME08\ Mer8,} 27\text{-}28,} 31,35\text{-}36,38\text{-}39,52\text{-}53,55} $
252	VTD ME10 Mer10,33,40,51,56,58,67
253	VTD ME12 Meramec 12,13,23
254	VTD ME18 Meramec 18,20
255	VTD ML04 Midland 4
256	VTD ML05 Midland 5,8
257	VTD ML06 Midland 6
258	VTD ML07 Midland 7,22 (part)
259	Tract/Block 2147 406
260	Tract/Block 2147 407
261	Tract/Block 2147 409
262	VTD ML09 Midland 9
263	VTD ML11 Midland 11
264	VTD ML23 Midland 23
265	VTD ML24 Midland 24
266	VTD ML27 Midland 27,42,60,206
267	VTD ML33 Midland 33,43,210-11
268	VTD ML35 Midland 35,44,63
269	VTD ML46 Midland 46
270	VTD ML55 Midland 55
271	VTD MR01 Missouri River 1,2
272	VTD MR03 Missouri River 3,62

273	VTD MR04 MR4,6,10-12,8,48-50,54,61,71
274	VTD MR05 Missouri River 5
275	VTD MR07 Missouri River 7
276	VTD MR09 MR 9,65,68,210
277	VTD MR13 Missouri River 13,83
278	VTD MR14 Missouri River 14,80
279	VTD MR15 Missouri River 15
280	VTD MR16 Missouri River 16,47
281	VTD MR17 MR 17,59,81,205,215
282	VTD MR18 MR18,19,43,77-8,214
283	$ {\rm VTD\ MR20\ MR20, 24\text{-}}25, 39, 44\text{-}}45, 35\text{-}36, 58, 67, 70, 76 $
284	VTD MR21 Missouri River 21
285	VTD MR22 Missouri River 22
286	VTD MR23 Missouri River 23,56
287	VTD MR26 Missouri River 26
288	VTD MR27 Missouri River 27,64
289	VTD MR28 Missouri River 28
290	VTD MR29 Missouri River 29,41
291	VTD MR30 Missouri R 30,38,73
292	VTD MR31 Missouri River 31,72
293	VTD MR32 Missouri River 32
294	VTD MR33 Missouri R 33,66,74
295	VTD MR34 Missouri R 34,40,51
296	VTD MR35 Mo R 35-36,200-201
297	VTD MR37 Mo R 37,57,69,75
298	VTD MR42 Missouri River 42,46
299	VTD MR52 Missouri River 52-53
300	VTD MR55 Missouri River 55
301	VTD MR60 Missouri River 60
302	VTD MR63 Missouri River 63
303	VTD NW01 Northwest 1
304	VTD NW03 Northwest 3,53
305	VTD NW05 NW 5,10,11,60,61
306	VTD NW07 NW 7,30,38,44,54
307	VTD NW08 Northwest 8,32
308	VTD NW09 NW 9,22-3,51-2,46-7

309	VTD NW12 Northwest 12
310	VTD NW13 Northwest 13
311	VTD NW14 Northwest 14
312	VTD NW15 Northwest 15
313	VTD NW16 Northwest 16,33
314	VTD NW17 Northwest 17,45
315	VTD NW20 NW 20,26,40,43,59,62
316	VTD NW21 NW21,35-36,58,64
317	VTD NW24 NW 24,31,42,63
318	VTD NW25 Northwest 25,48
319	VTD NW29 Northwest 29
320	VTD NW34 Northwest 34
321	VTD NW36 Northwest 36,49
322	VTD NW37 Northwest 37,55
323	VTD NW39 Northwest 39
324	VTD NW41 Northwest 41
325	VTD NW50 Northwest 50
326	VTD NW57 Northwest 57
327	VTD QO01 Q1-2,19,68-9,71,98-9
328	VTD QO03 Queeny 3,60,81,89,94
329	VTD QO04 Queeny 4,79,92
330	VTD QO05 Queeny 5,54,100
331	VTD QO06 Queeny 6
332	VTD Q007 Queeny7,10,46,216,96
333	VTD QO08 Queeny 8,64,90,215
334	VTD QO09 Q9,23,55,80,86-88,101
335	VTD QO11 Queeny 11
336	VTD QO12 Queeny 12,17,202
337	VTD QO13 Q13,15-16,20,25,83-4,95,213
338	VTD QO14 Queeny 14,217
339	VTD QO18 Queeny 18,45,214
340	VTD QO21 Queeny 21,37,97
341	VTD QO22 Queeny 22
342	VTD QO24 Q24,40-1,44,56,70
343	VTD QO26 Queeny 26,27
344	VTD QO28 Queeny 28,58-59

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345
                 VTD QO29 Queeny 29
346
                 VTD QO30 Queeny 30
347
                 VTD QO31 Queeny 31,77
                 VTD QO32 Q32,35-36,42,51-52,200-201,203
348
                 VTD QO33 Queeny 33
349
                 VTD QO34 Queeny 34,85,91
350
                 VTD QO38 Queeny 38-39,66,211
351
                 VTD QO43 Queeny 43
352
353
                 VTD QO47 Queeny 47
                 VTD QO48 Queeny 48,53,63
354
                 VTD QO49 Queeny 49,72-76,208
355
356
                 VTD QO50 Queeny 50
357
                 VTD QO57 Queeny 57
                 VTD QO61 Queeny 61,82,93
358
359
                 VTD QO62 Queeny 62,65
                 VTD QO67 Queeny 67,204
360
361
                 VTD QO78 Queeny 78,209]
     EXPLANATION: This section is ineffective by its own provisions; it applies to
362
    and contains the VTD numbers from the 1990 census. Sections 128.350 to
363
     128.366 have been superseded by sections 128.400 to 128.440, which contain the
364
365
    VTD numbers from the 2000 census.
                 [128.354. The third district shall be composed of the
 2
           following:
  3
           JEFFERSON County
           STE. GENEVIEVE County
  4
           ST. LOUIS County (part)
  5
                 VTD BO11 Bonhomme 11,26,44
  6
  7
                 VTD BO13 Bonhomme 13
  8
                 VTD BO15 Bonhomme 15.35.50-51
 9
                 VTD BO28 Bonhomme 28
                 VTD BO49 Bonhomme 49
 10
                 VTD CO01 Concord 1,33
 11
 12
                 VTD CO02 Concord 2
 13
                 VTD CO03 Concord 3
 14
                 VTD CO04 Concord 4
 15
                 VTD CO05 Con5-7,19-20,27,40,41,54-55,57
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16	VTD CO08 Concord 8-9
17	VTD CO10 Con10,22,23,29,52,63
18	VTD CO11 Concord 11,21,51
19	VTD CO12 Concord 12,15,48
20	VTD CO13 Concord 13,30
21	VTD CO14 Con. 14,44,46,60-62
22	VTD CO16 Concord 16
23	VTD CO17 Concord 17
24	VTD CO18 Concord 18,58
25	VTD CO24 Concord 24
26	VTD CO25 Concord 25,31,32,49
27	VTD CO26 Concord 26,35,36,37
28	VTD CO28 Concord 28
29	VTD CO34 Concord 34
30	VTD CO38 Concord 38
31	VTD CO39 Concord 39,45,47
32	VTD CO42 Concord 42
33	VTD CO43 Concord 43
34	VTD CO53 Concord 53
35	VTD G026 Gravois 26
36	VTD GO01 Gravois 1
37	VTD GO02 Gravois 2,7
38	VTD GO03 Gravois 3,47
39	VTD GO04 Gravois 4
40	VTD GO05 Gravois 5
41	VTD GO06 Gravois 6,57
42	VTD GO08 Gravois 8
43	VTD GO09 Gravois 9,29,41
44	VTD GO10 Gravois 10,16
45	VTD GO11 Gravois 11,12
46	VTD GO13 Gravois 13
47	VTD GO14 Gravois 14
48	VTD GO15 Gravois 15,52
49	VTD GO17 Gravois 17,50
50	VTD GO18 Gravois 18,37
51	VTD GO19 Gravois 19

52	VTD GO20 Gravois 20,38
53	VTD GO21 Gr 21,22,23,31,39,61
54	VTD GO24 Gravois 24
55	VTD GO25 Gravois 25
56	VTD GO26 Gravois 26
57	VTD GO27 Gravois 27,54,55
58	VTD GO28 Gravois 28
59	VTD GO30 Gravois 30,34,51
60	VTD GO32 Gravois 32,48,60
61	VTD GO33 Gravois 33,40,42
62	VTD GO35 Gravois 35,43,44,49
63	VTD GO36 Gravois 36
64	VTD GO45 Gravois 45
65	VTD GO46 Gravois 46
66	VTD GO53 Gravois 53,56
67	VTD GO58 Gravois 58,59
68	VTD JO13 Jefferson 13,20
69	VTD JO14 Jefferson 14
70	VTD JO15 Jefferson 15,27
71	VTD JO16 Jefferson 16,17,28
72	VTD JO18 Jefferson 18,24
73	VTD JO19 Jefferson 19
74	VTD JO22 Jefferson 22,25,26
75	VTD JO23 Jefferson 23,48 (part)
76	Tract/Block 2193 204
77	Tract/Block 2193 205
78	Tract/Block 2193 206
79	Tract/Block 2193 209
80	Tract/Block 2193 212
81	Tract/Block 2193 213
82	Tract/Block 2193 214
83	Tract/Block 2193 215
84	Tract/Block 2193 307
85	VTD JO47 Jefferson 47
86	VTD LO01 Lemay 1
87	VTD LO02 Lemay 2-3 33-35

88	VTD LO04 Lemay 4,6,41
89	VTD LO05 Lemay 5
90	VTD LO07 Lemay 7
91	VTD LO08 Lemay 8
92	VTD LO09 Lemay 9
93	VTD LO10 Lemay 10
94	VTD LO11 Lemay 11,20
95	VTD LO12 Lemay 12,21
96	VTD LO13 Lemay 13
97	VTD LO14 Lemay 14
98	VTD LO15 Lemay 15,18,46
99	VTD LO16 Lemay 16,44,48
100	VTD LO17 Lemay 17,36,40,47,50-1
101	VTD LO19 Lemay 19
102	VTD LO22 Lemay 22
103	VTD LO23 Lemay 23,30,49
104	VTD LO24 Lemay 24
105	VTD LO25 Lemay 25-28
106	VTD LO29 Lemay 29
107	VTD LO31 Lemay 31
108	VTD LO32 Lemay 32,42
109	VTD LO37 Lemay 37
110	VTD LO38 Lemay 38
111	VTD LO39 Lemay 39
112	VTD LO43 Lemay 43
113	VTD LO45 Lemay 45
114	ST. LOUIS CITY (part)
115	VTD 0701 Ward 07 Precinct 01
116	VTD 0704 Ward 07 Precinct 04
117	VTD 0705 Ward 07 Precinct 05
118	VTD 0706 Ward 07 Precinct 06
119	VTD 0804 Ward 08 Precinct 04
120	VTD 0805 Ward 08 Precinct 05
121	VTD 0806 Ward 08 Precinct 06
122	VTD 0808 Ward 08 Precinct 08
123	VTD 0809 Ward 08 Precinct 09 (part)

124	Tract/Block 1172 301
125	VTD 0901 Ward 09 Precinct 01
126	VTD 0902 Ward 09 Precinct 02
127	VTD 0903 Ward 09 Precinct 03
128	VTD 0904 Ward 09 Precinct 04
129	VTD 0905 Ward 09 Precinct 05
130	VTD 0906 Ward 09 Precinct 06
131	VTD 0907 Ward 09 Precinct 07
132	VTD 0908 Ward 09 Precinct 08
133	VTD 0909 Ward 09 Precinct 09
134	VTD 0910 Ward 09 Precinct 10
135	VTD 0911 Ward 09 Precinct 11
136	VTD 0912 Ward 09 Precinct 12
137	VTD 0913 Ward 09 Precinct 13
138	VTD 0914 Ward 09 Precinct 14
139	VTD 1001 Ward 10 Precinct 01
140	VTD 1002 Ward 10 Precinct 02
141	VTD 1003 Ward 10 Precinct 03
142	VTD 1004 Ward 10 Precinct 04
143	VTD 1005 Ward 10 Precinct 05
144	VTD 1006 Ward 10 Precinct 06
145	VTD 1007 Ward 10 Precinct 07
146	VTD 1008 Ward 10 Precinct 08
147	VTD 1009 Ward 10 Precinct 09
148	VTD 1010 Ward 10 Precinct 10
149	VTD 1011 Ward 10 Precinct 11
150	VTD 1101 Ward 11 Precinct 01
151	VTD 1102 Ward 11 Precinct 02
152	VTD 1103 Ward 11 Precinct 03
153	VTD 1104 Ward 11 Precinct 04
154	VTD 1105 Ward 11 Precinct 05
155	VTD 1106 Ward 11 Precinct 06
156	VTD 1107 Ward 11 Precinct 07
157	VTD 1108 Ward 11 Precinct 08
158	VTD 1109 Ward 11 Precinct 09
159	VTD 1110 Ward 11 Precinct 10

160	VTD 1111 Ward 11 Precinct 11
161	VTD 1201 Ward 12 Precinct 01
162	VTD 1202 Ward 12 Precinct 02
163	VTD 1203 Ward 12 Precinct 03
164	VTD 1204 Ward 12 Precinct 04
165	VTD 1205 Ward 12 Precinct 05
166	VTD 1206 Ward 12 Precinct 06
167	VTD 1207 Ward 12 Precinct 07
168	VTD 1208 Ward 12 Precinct 08
169	VTD 1209 Ward 12 Precinct 09
170	VTD 1210 Ward 12 Precinct 10
171	VTD 1211 Ward 12 Precinct 11
172	VTD 1212 Ward 12 Precinct 12
173	VTD 1213 Ward 12 Precinct 13
174	VTD 1214 Ward 12 Precinct 14
175	VTD 1215 Ward 12 Precinct 15
176	VTD 1216 Ward 12 Precinct 16
177	VTD 1217 Ward 12 Precinct 17
178	VTD 1218 Ward 12 Precinct 18
179	VTD 1219 Ward 12 Precinct 19
180	VTD 1220 Ward 12 Precinct 20
181	VTD 1301 Ward 13 Precinct 01
182	VTD 1302 Ward 13 Precinct 02
183	VTD 1303 Ward 13 Precinct 03
184	VTD 1304 Ward 13 Precinct 04
185	VTD 1305 Ward 13 Precinct 05
186	VTD 1306 Ward 13 Precinct 06
187	VTD 1307 Ward 13 Precinct 07
188	VTD 1308 Ward 13 Precinct 08
189	VTD 1309 Ward 13 Precinct 09
190	VTD 1310 Ward 13 Precinct 10
191	VTD 1311 Ward 13 Precinct 11
192	VTD 1312 Ward 13 Precinct 12
193	VTD 1313 Ward 13 Precinct 13
194	VTD 1314 Ward 13 Precinct 14
195	VTD 1315 Ward 13 Precinct 15

196	VTD 1316 Ward 13 Precinct 16
197	VTD 1401 Ward 14 Precinct 01
198	VTD 1402 Ward 14 Precinct 02
199	VTD 1403 Ward 14 Precinct 03
200	VTD 1404 Ward 14 Precinct 04
201	VTD 1405 Ward 14 Precinct 05
202	VTD 1406 Ward 14 Precinct 06
203	VTD 1407 Ward 14 Precinct 07
204	VTD 1408 Ward 14 Precinct 08
205	VTD 1409 Ward 14 Precinct 09
206	VTD 1410 Ward 14 Precinct 10
207	VTD 1411 Ward 14 Precinct 11
208	VTD 1412 Ward 14 Precinct 12
209	VTD 1413 Ward 14 Precinct 13
210	VTD 1414 Ward 14 Precinct 14
211	VTD 1415 Ward 14 Precinct 15
212	VTD 1416 Ward 14 Precinct 16
213	VTD 1417 Ward 14 Precinct 17
214	VTD 1501 Ward 15 Precinct 01
215	VTD 1502 Ward 15 Precinct 02
216	VTD 1503 Ward 15 Precinct 03
217	VTD 1504 Ward 15 Precinct 04
218	VTD 1505 Ward 15 Precinct 05
219	VTD 1506 Ward 15 Precinct 06
220	VTD 1507 Ward 15 Precinct 07
221	VTD 1508 Ward 15 Precinct 08
222	VTD 1509 Ward 15 Precinct 09
223	VTD 1510 Ward 15 Precinct 10
224	VTD 1511 Ward 15 Precinct 11
225	VTD 1512 Ward 15 Precinct 12
226	VTD 1513 Ward 15 Precinct 13
227	VTD 1514 Ward 15 Precinct 14
228	VTD 1601 Ward 16 Precinct 01
229	VTD 1602 Ward 16 Precinct 02
230	VTD 1603 Ward 16 Precinct 03
231	VTD 1604 Ward 16 Precinct 04

232	VTD 1605 Ward 16 Precinct 05
233	VTD 1606 Ward 16 Precinct 06
234	VTD 1607 Ward 16 Precinct 07
235	VTD 1608 Ward 16 Precinct 08
236	VTD 1609 Ward 16 Precinct 09
237	VTD 1610 Ward 16 Precinct 10
238	VTD 1611 Ward 16 Precinct 11
239	VTD 1612 Ward 16 Precinct 12
240	VTD 1613 Ward 16 Precinct 13
241	VTD 1614 Ward 16 Precinct 14
242	VTD 1615 Ward 16 Precinct 15
243	VTD 1616 Ward 16 Precinct 16
244	VTD 1617 Ward 16 Precinct 17
245	VTD 1618 Ward 16 Precinct 18
246	VTD 1619 Ward 16 Precinct 19
247	VTD 2301 Ward 23 Precinct 01
248	VTD 2302 Ward 23 Precinct 02
249	VTD 2303 Ward 23 Precinct 03
250	VTD 2304 Ward 23 Precinct 04
251	VTD 2305 Ward 23 Precinct 05
252	VTD 2306 Ward 23 Precinct 06
253	VTD 2307 Ward 23 Precinct 07
254	VTD 2308 Ward 23 Precinct 08
255	VTD 2309 Ward 23 Precinct 09
256	VTD 2310 Ward 23 Precinct 10
257	VTD 2311 Ward 23 Precinct 11
258	VTD 2312 Ward 23 Precinct 12
259	VTD 2313 Ward 23 Precinct 13
260	VTD 2314 Ward 23 Precinct 14
261	VTD 2315 Ward 23 Precinct 15
262	VTD 2316 Ward 23 Precinct 16
263	VTD 2317 Ward 23 Precinct 17
264	VTD 2318 Ward 23 Precinct 18
265	VTD 2401 Ward 24 Precinct 01
266	VTD 2402 Ward 24 Precinct 02
267	VTD 2403 Ward 24 Precinct 03

268	VTD 2404 Ward 24 Precinct 04
269	VTD 2405 Ward 24 Precinct 05
270	VTD 2406 Ward 24 Precinct 06
271	VTD 2407 Ward 24 Precinct 07
272	VTD 2408 Ward 24 Precinct 08
273	VTD 2409 Ward 24 Precinct 09
274	VTD 2410 Ward 24 Precinct 10
275	VTD 2411 Ward 24 Precinct 11
276	VTD 2412 Ward 24 Precinct 12
277	VTD 2413 Ward 24 Precinct 13
278	VTD 2414 Ward 24 Precinct 14
279	VTD 2415 Ward 24 Precinct 15
280	VTD 2416 Ward 24 Precinct 16
281	VTD 2417 Ward 24 Precinct 17
282	VTD 2501 Ward 25 Precinct 01
283	VTD 2502 Ward 25 Precinct 02
284	VTD 2503 Ward 25 Precinct 03
285	VTD 2504 Ward 25 Precinct 04
286	VTD 2505 Ward 25 Precinct 05
287	VTD 2506 Ward 25 Precinct 06
288	VTD 2507 Ward 25 Precinct 07
289	VTD 2508 Ward 25 Precinct 08
290	VTD 2509 Ward 25 Precinct 09
291	VTD 2510 Ward 25 Precinct 10
292	VTD 2511 Ward 25 Precinct 11
293	VTD 2512 Ward 25 Precinct 12
294	VTD 2513 Ward 25 Precinct 13
295	VTD 2514 Ward 25 Precinct 14
296	VTD 2515 Ward 25 Precinct 15
297	VTD 2516 Ward 25 Precinct 16
298	VTD 2801 Ward 28 Precinct 01
299	VTD 2802 Ward 28 Precinct 02
300	VTD 2803 Ward 28 Precinct 03]
301	EXPLANATION: This section is ineffective by its own provisions; it applies to
302	and contains the VTD numbers from the 1990 census. Sections 128.350 to
303	128.366 have been superseded by sections 128.400 to 128.440, which contain the

304 VTD numbers from the 2000 census.

	[128.356. The fourth district shall be composed of the
2	following:
3	BATES County
4	BENTON County
5	CAMDEN County
6	CASS County
7	COLE County
8	DALLAS County
9	HENRY County
10	HICKORY County
11	JACKSON County (part)
12	VTD S05D Sni-A-Bar 05D & 27 (part)
13	Tract/Block 0140 113A
14	Tract/Block 0140 113B
15	Tract/Block 0140 114A
16	Tract/Block 0140 115
17	Tract/Block 014101101A
18	Tract/Block 014101101C
19	VTD S060 Sni-A-Bar 06,06A,06B (part)
20	Tract/Block 0140 107A
21	Tract/Block 0140 108
22	Tract/Block 0140 109
23	Tract/Block 0140 110
24	Tract/Block 0140 111
25	Tract/Block 0140 112
26	Tract/Block 0140 114B
27	Tract/Block 0140 117
28	Tract/Block 0140 118
29	Tract/Block 0140 119
30	Tract/Block 0140 120
31	Tract/Block 0140 121
32	Tract/Block 0140 122
33	Tract/Block 0140 123
34	Tract/Block 0140 125
35	Tract/Block 0140 126

36	Tract/Block 0140 128
37	Tract/Block 0140 129
38	Tract/Block 0140 130
39	Tract/Block 0140 131
40	Tract/Block 0140 132
41	Tract/Block 0140 133
42	Tract/Block 0140 134
43	Tract/Block 0140 135
44	Tract/Block 0140 136A
45	Tract/Block 0140 142A
46	Tract/Block 0140 150A
47	Tract/Block 0140 195
48	Tract/Block 0140 196
49	Tract/Block 0140 197
50	Tract/Block 0140 301
51	Tract/Block 0140 302
52	Tract/Block 0140 303
53	Tract/Block 0140 304
54	Tract/Block 0140 305
55	Tract/Block 0140 306
56	Tract/Block 0140 307
57	Tract/Block 0140 308
58	Tract/Block 0140 309
59	Tract/Block 0140 310
60	Tract/Block 0140 311
61	Tract/Block 0140 312
62	Tract/Block 0140 313
63	Tract/Block 0140 314
64	Tract/Block 0140 315
65	Tract/Block 0140 316
66	Tract/Block 0140 317
67	Tract/Block 0140 318
68	Tract/Block 0140 319
69	Tract/Block 0140 320
70	Tract/Block 0140 321
71	Tract/Block 0140 322

72	VTD S070 Sni-A-Bar 07 (part)
73	Tract/Block 0140 101
74	Tract/Block 0140 102
75	Tract/Block 0140 103
76	Tract/Block 0140 104A
77	Tract/Block 0140 104B
78	Tract/Block 0140 105A
79	Tract/Block 0140 154A
80	Tract/Block 0140 154B
81	Tract/Block 0140 155A
82	Tract/Block 0140 156A
83	Tract/Block 0140 158
84	Tract/Block 0140 176A
85	Tract/Block 0140 177
86	Tract/Block 0140 201
87	Tract/Block 0140 202
88	Tract/Block 0140 203
89	Tract/Block 0140 204
90	Tract/Block 0140 205
91	Tract/Block 0140 206
92	Tract/Block 0140 207
93	Tract/Block 0140 208
94	Tract/Block 0140 209
95	Tract/Block 0140 210
96	Tract/Block 0140 211
97	Tract/Block 0140 212
98	Tract/Block 0140 213
99	Tract/Block 0140 215
100	Tract/Block 0140 216
101	Tract/Block 0140 217
102	Tract/Block 0140 218
103	Tract/Block 0140 219
104	Tract/Block 0140 220
105	Tract/Block 0140 221
106	Tract/Block 0140 222
107	Tract/Block 0140 223

108	Tract/Block 0140 224
109	Tract/Block 0140 225
110	Tract/Block 0140 226
111	Tract/Block 0140 227
112	Tract/Block 0140 228
113	Tract/Block 0140 229
114	Tract/Block 0140 230
115	Tract/Block 0140 231
116	Tract/Block 0140 232
117	Tract/Block 0140 233
118	Tract/Block 0140 234
119	Tract/Block 0140 235
120	Tract/Block 0140 236
121	Tract/Block 0140 237
122	Tract/Block 0140 238
123	Tract/Block 0140 239
124	Tract/Block 0140 250
125	Tract/Block 0140 251
126	VTD S080 Sni-A-Bar 08
127	VTD S090 Sni-A-Bar 09
128	VTD S100 Sni-A-Bar 10
129	VTD S10A Sni-A-Bar 10A & 10B
130	VTD S110 Sni-A-Bar 11
131	VTD S11A Sni-A-Bar 11A
132	VTD S120 Sni-A-Bar 12
133	VTD S150 Sni-A-Bar 15
134	VTD S200 Sni-A-Bar 20
135	VTD S210 Sni-A-Bar 21
136	VTD S220 Sni-A-Bar 22 & 22A
137	VTD S23B Sni-A-Bar 23B
138	VTD S240 Sni-A-Bar 24
139	VTD S300 Sni-A-Bar 30 (part)
140	Tract/Block 014105105
141	VTD S30A Sni-A-Bar 30A
142	VTD V010 Van Bur 01,1-A,B,C,D
143	VTD V020 Van B 2-4,10,10-A-C

144	VTD V050 Van B 5, 5-A-E
145	VTD V070 Van Buren 07
146	VTD V080 Van Buren 08,08A,9
147	VTD V110 Van Buren 11, 11-A-C
148	VTD V120 Van Buren 12
149	VTD V130 Van Buren 13, 13A-B
150	VTD V140 Van Buren 14, 14A-B
151	VTD V150 Van Buren 15 & 16
152	JOHNSON County
153	LACLEDE County
154	LAFAYETTE County
155	MARIES County
156	MILLER County
157	MONITEAU County
158	MORGAN County
159	OSAGE County
160	PETTIS County
161	PULASKI County
162	ST. CLAIR County
163	SALINE County
164	VERNON County
165	WEBSTER County]
166	EXPLANATION: This section is ineffective by its own provisions; it applies to
167	and contains the VTD numbers from the 1990 census. Sections 128.350 to
168	128.366 have been superseded by sections 128.400 to 128.440, which contain the
169	VTD numbers from the 2000 census.
	[128.358. The fifth district shall be composed of the
2	following:
3	JACKSON County (part)
4	VTD 0101 KC Wd 01 Pct. 1
5	VTD 0102 KC Wd 01 Pct. 2
6	VTD 0103 KC Wd 01 Pct. 3
7	VTD 0104 KC Wd 01 Pct. 4
8	VTD 0105 KC Wd 01 Pct. 5
9	VTD 0106 KC Wd 01 Pct. 6

VTD 0107 KC Wd 01 Pct. 7

11	VTD 0108 KC Wd 01 Pct. 8
12	VTD 0109 KC Wd 01 Pct. 9
13	VTD 0110 KC Wd 01 Pct. 10
14	VTD 0111 KC Wd 01 Pct. 11
15	VTD 0201 KC Wd 02 Pct. 1
16	VTD 0202 KC Wd 02 Pct. 2
17	VTD 0203 KC Wd 02 Pct. 3
18	VTD 0204 KC Wd 02 Pct. 4
19	VTD 0205 KC Wd 02 Pct. 5
20	VTD 0206 KC Wd 02 Pct. 6
21	VTD 0207 KC Wd 02 Pct. 7
22	VTD 0208 KC Wd 02 Pct. 8
23	VTD 0209 KC Wd 02 Pct. 9
24	VTD 0210 KC Wd 02 Pct. 10
25	VTD 0211 KC Wd 02 Pct. 11
26	VTD 0301 KC Wd 03 Pct. 1
27	VTD 0302 KC Wd 03 Pct. 2
28	VTD 0303 KC Wd 03 Pct. 3
29	VTD 0304 KC Wd 03 Pct. 4
30	VTD 0305 KC Wd 03 Pct. 5
31	VTD 0306 KC Wd 03 Pct. 6
32	VTD 0307 KC Wd 03 Pct. 7
33	VTD 0308 KC Wd 03 Pct. 8
34	VTD 0309 KC Wd 03 Pct. 9
35	VTD 0401 KC Wd 04 Pct. 1
36	VTD 0402 KC Wd 04 Pct. 2
37	VTD 0403 KC Wd 04 Pct. 3
38	VTD 0404 KC Wd 04 Pct. 4
39	VTD 0405 KC Wd 04 Pct. 5
40	VTD 0406 KC Wd 04 Pct. 6
41	VTD 0407 KC Wd 04 Pct. 7
42	VTD 0408 KC Wd 04 Pct. 8
43	VTD 0409 KC Wd 04 Pct. 9
44	VTD 0501 KC Wd 05 Pct. 1
45	VTD 0502 KC Wd 05 Pct. 2
46	VTD 0503 KC Wd 05 Pct 3

47	VTD	0504	KC	Wd	05	Pct.	4
48	VTD	0505	KC	Wd	05	Pct.	5
49	VTD	0506	KC	Wd	05	Pct.	6
50	VTD	0507	KC	Wd	05	Pct.	7
51	VTD	0508	KC	Wd	05	Pct.	8
52	VTD	0601	KC	Wd	06	Pct.	1
53	VTD	0602	KC	Wd	06	Pct.	2
54	VTD	0603	KC	Wd	06	Pct.	3
55	VTD	0604	KC	Wd	06	Pct.	4
56	VTD	0605	KC	Wd	06	Pct.	5
57	VTD	0606	KC	Wd	06	Pct.	6
58	VTD	0607	KC	Wd	06	Pct.	7
59	VTD	0608	KC	Wd	06	Pct.	8
60	VTD	0609	KC	Wd	06	Pct.	9
61	VTD	0610	KC	Wd	06	Pct.	10
62	VTD	0611	KC	Wd	06	Pct.	11
63	VTD	0701	KC	Wd	07	Pct.	1
64	VTD	0702	KC	Wd	07	Pct.	2
65	VTD	0703	KC	Wd	07	Pct.	3
66	VTD	0704	KC	Wd	07	Pct.	4
67	VTD	0705	KC	Wd	07	Pct.	5
68	VTD	0706	KC	Wd	07	Pct.	6
69	VTD	0707	KC	Wd	07	Pct.	7
70	VTD	0708	KC	Wd	07	Pct.	8
71	VTD	0709	KC	Wd	07	Pct.	9
72	VTD	0710	KC	Wd	07	Pct.	10
73	VTD	0711	KC	Wd	07	Pct.	11
74	VTD	0712	KC	Wd	07	Pct.	12
75	VTD	0713	KC	Wd	07	Pct.	13
76	VTD	0714	KC	Wd	07	Pct.	14
77	VTD	0715	KC	Wd	07	Pct.	15
78	VTD	0716	KC	Wd	07	Pct.	16
79	VTD	0801	KC	Wd	08	Pct.	1
80	VTD	0802	KC	Wd	08	Pct.	2
81	VTD	0803	KC	Wd	08	Pct.	3
82	VTD	0804	KC	Wd	08	Pct.	4

83	VTD 0805 KC Wd 08 Pct. 5
84	VTD 0806 KC Wd 08 Pct. 6
85	VTD 0807 KC Wd 08 Pct. 7
86	VTD 0808 KC Wd 08 Pct. 8
87	VTD 0809 KC Wd 08 Pct. 9
88	VTD 0810 KC Wd 08 Pct. 10
89	VTD 0811 KC Wd 08 Pct. 11
90	VTD 0812 KC Wd 08 Pct. 12
91	VTD 0813 KC Wd 08 Pct. 13
92	VTD 0814 KC Wd 08 Pct. 14
93	VTD 0901 KC Wd 09 Pct. 1
94	VTD 0902 KC Wd 09 Pct. 2
95	VTD 0903 KC Wd 09 Pct. 3
96	VTD 0904 KC Wd 09 Pct. 4
97	VTD 0905 KC Wd 09 Pct. 5
98	VTD 0906 KC Wd 09 Pct. 6
99	VTD 0907 KC Wd 09 Pct. 7
100	VTD 0908 KC Wd 09 Pct. 8
101	VTD 0909 KC Wd 09 Pct. 9
102	VTD 0910 KC Wd 09 Pct. 10
103	VTD 0911 KC Wd 09 Pct. 11
104	VTD 0912 KC Wd 09 Pct. 12
105	VTD 0913 KC Wd 09 Pct. 13
106	VTD 0914 KC Wd 09 Pct. 14
107	VTD 1001 KC Wd 10 Pct. 1
108	VTD 1002 KC Wd 10 Pct. 2
109	VTD 1003 KC Wd 10 Pct. 3
110	VTD 1004 KC Wd 10 Pct. 4
111	VTD 1005 KC Wd 10 Pct. 5
112	VTD 1006 KC Wd 10 Pct. 6
113	VTD 1007 KC Wd 10 Pct. 7
114	VTD 1008 KC Wd 10 Pct. 8
115	VTD 1009 KC Wd 10 Pct. 9
116	VTD 1010 KC Wd 10 Pct. 10
117	VTD 1011 KC Wd 10 Pct. 11
118	VTD 1012 KC Wd 10 Pct. 12

1	19	VTD	1101	KC	Wd	11	Pct.	1
1	20	VTD	1102	KC	Wd	11	Pct.	2
1	21	VTD	1103	KC	Wd	11	Pct.	3
1	22	VTD	1104	KC	Wd	11	Pct.	4
1	23	VTD	1105	KC	Wd	11	Pct.	5
1	24	VTD	1106	KC	Wd	11	Pct.	6
1	25	VTD	1107	KC	Wd	11	Pct.	7
1	26	VTD	1108	KC	Wd	11	Pct.	8
1	27	VTD	1109	KC	Wd	11	Pct.	9
1	28	VTD	1110	KC	Wd	11	Pct.	10
1	29	VTD	1111	KC	Wd	11	Pct.	11
1	30	VTD	1201	KC	Wd	12	Pct.	1
1	31	VTD	1202	KC	Wd	12	Pct.	2
1	.32	VTD	1203	KC	Wd	12	Pct.	3
1	.33	VTD	1204	KC	Wd	12	Pct.	4
1	.34	VTD	1205	KC	Wd	12	Pct.	5
1	35	VTD	1206	KC	Wd	12	Pct.	6
1	36	VTD	1207	KC	Wd	12	Pct.	7
1	37	VTD	1208	KC	Wd	12	Pct.	8
1	.38	VTD	1209	KC	Wd	12	Pct.	9
1	39	VTD	1210	KC	Wd	12	Pct.	10
1	40	VTD	1211	KC	Wd	12	Pct.	11
1	41	VTD	1212	KC	Wd	12	Pct.	12
1	42	VTD	1213	KC	Wd	12	Pct.	13, 14
1	43	VTD	1301	KC	Wd	13	Pct.	1
1	44	VTD	1302	KC	Wd	13	Pct.	2
1	45	VTD	1303	KC	Wd	13	Pct.	3
1	46	VTD	1304	KC	Wd	13	Pct.	4
1	47	VTD	1305	KC	Wd	13	Pct.	5
1	48	VTD	1306	KC	Wd	13	Pct.	6
1	49	VTD	1307	KC	Wd	13	Pct.	7
1	50	VTD	1308	KC	Wd	13	Pct.	8
1	51	VTD	1309	KC	Wd	13	Pct.	9
1	52	VTD	1310	KC	Wd	13	Pct.	10
1	53	VTD	1311	KC	Wd	13	Pct.	11
1	54	VTD	1312	KC	Wd	13	Pct.	12

155	VTD 1313 KC Wd 13 Pct. 13
156	VTD 1401 KC Wd 14 Pct. 1
157	VTD 1402 KC Wd 14 Pct. 2
158	VTD 1403 KC Wd 14 Pct. 3
159	VTD 1404 KC Wd 14 Pct. 4
160	VTD 1405 KC Wd 14 Pct. 5
161	VTD 1406 KC Wd 14 Pct. 6
162	VTD 1407 KC Wd 14 Pct. 7
163	VTD 1408 KC Wd 14 Pct. 8
164	VTD 1409 KC Wd 14 Pct. 9
165	VTD 1410 KC Wd 14 Pct. 10
166	VTD 1411 KC Wd 14 Pct. 11
167	VTD 1412 KC Wd 14 Pct. 12
168	VTD 1413 KC Wd 14 Pct. 13
169	VTD 1501 KC Wd 15 Pct. 1
170	VTD 1502 KC Wd 15 Pct. 2
171	VTD 1503 KC Wd 15 Pct. 3
172	VTD 1504 KC Wd 15 Pct. 4
173	VTD 1505 KC Wd 15 Pct. 5
174	VTD 1506 KC Wd 15 Pct. 6
175	VTD 1507 KC Wd 15 Pct. 7
176	VTD 1508 KC Wd 15 Pct. 8
177	VTD 1509 KC Wd 15 Pct. 9
178	VTD 1510 KC Wd 15 Pct. 10
179	VTD 1511 KC Wd 15 Pct. 11
180	VTD 1512 KC Wd 15 Pct. 12
181	VTD 1513 KC Wd 15 Pct. 13
182	VTD 1514 KC Wd 15 Pct. 14
183	VTD 1601 KC Wd 16 Pct. 1
184	VTD 1602 KC Wd 16 Pct. 2
185	VTD 1603 KC Wd 16 Pct. 3
186	VTD 1604 KC Wd 16 Pct. 4
187	VTD 1605 KC Wd 16 Pct. 5
188	VTD 1606 KC Wd 16 Pct. 6
189	VTD 1607 KC Wd 16 Pct. 7
190	VTD 1608 KC Wd 16 Pct. 8

191	VTD 1609 KC Wd 16 Pct. 9
192	VTD 1610 KC Wd 16 Pct. 10, 14
193	VTD 1611 KC Wd 16 Pct. 11
194	VTD 1612 KC Wd 16 Pct. 12
195	VTD 1613 KC Wd 16 Pct. 13
196	VTD 1701 KC Wd 17 Pct. 1
197	VTD 1702 KC Wd 17 Pct. 2
198	VTD 1703 KC Wd 17 Pct. 3
199	VTD 1704 KC Wd 17 Pct. 4
200	VTD 1705 KC Wd 17 Pct. 5
201	VTD 1706 KC Wd 17 Pct. 6
202	VTD 1707 KC Wd 17 Pct. 7
203	VTD 1708 KC Wd 17 Pct. 8
204	VTD 1709 KC Wd 17 Pct. 9
205	VTD 1710 KC Wd 17 Pct. 10
206	VTD 1711 KC Wd 17 Pct. 11
207	VTD 1712 KC Wd 17 Pct. 12
208	VTD 1713 KC Wd 17 Pct. 13
209	VTD 1801 KC Wd 18 Pct. 1
210	VTD 1802 KC Wd 18 Pct. 2
211	VTD 1803 KC Wd 18 Pct. 3
212	VTD 1804 KC Wd 18 Pct. 4
213	VTD 1805 KC Wd 18 Pct. 5
214	VTD 1807 KC Wd 18 P 6-8,14-15
215	VTD 1809 KC Wd 18 Pct. 9 & 10
216	VTD 180A KC Wd 18 Pct. 16A
217	VTD 1811 KC Wd 18 Pct. 11
218	VTD 1812 KC Wd 18 Pct. 12-13
219	VTD 1816 KC Wd 18 Pct. 16
220	VTD 1817 KC Wd 18 Pct. 17
221	VTD 1901 KC Wd 19 Pct. 1
222	VTD 1902 KC Wd 19 Pct. 2
223	VTD 1903 KC Wd 19 Pct. 3
224	VTD 1904 KC Wd 19 Pct. 4
225	VTD 1905 KC Wd 19 Pct. 5
226	VTD 1906 KC Wd 19 Pct. 6

227	VTD 1907 KC Wd 19 Pct. 7
228	VTD 1908 KC Wd 19 Pct. 8 & 13
229	VTD 1909 KC Wd 19 Pct. 9
230	VTD 1910 KC Wd 19 Pct. 10, 21
231	VTD 1911 KC Wd 19 Pct. 11, 12
232	VTD 1914 KC Wd 19 P 14-16, 20
233	VTD 1917 KC Wd 19 Pct. 17, 19
234	VTD 1918 KC Wd 19 Pct. 18
235	VTD 2001 KC Wd 20 Pct. 1
236	VTD 2002 KC Wd 20 Pct. 2 & 6
237	VTD 2003 KC Wd 20 Pct. 3
238	VTD 2004 KC Wd 20 Pct. 4
239	VTD 2005 KC Wd 20 Pct. 5
240	VTD 2007 KC Wd 20 Pct. 7
241	VTD 2008 KC Wd 20 Pct. 8
242	VTD 2009 KC Wd 20 Pct. 9
243	VTD 2010 KC Wd 20 Pct. 10
244	VTD 2201 KC Wd 22 Pct. 1
245	VTD 2202 KC Wd 22 Pct. 2
246	VTD 2203 KC W22 P3, W20 P11
247	VTD 2204 KC Wd 22 Pct. 4
248	VTD 2205 KC Wd 22 Pct. 5
249	VTD 2206 KC Wd 22 Pct. 6
250	VTD 2207 KC Wd 22 Pct. 7
251	VTD 2208 KC Wd 22 Pct. 8
252	VTD 2209 KC Wd 22 Pct. 9
253	VTD 2210 KC Wd 22 Pct. 10
254	VTD 2211 KC Wd 22 Pct. 11
255	VTD 2212 KC Wd 22 Pct. 12
256	$VTD\ 2213\ KC\ Wd\ 22\ Pct.\ 13,\ 14$
257	VTD 2215 KC Wd 22 Pct. 15
258	VTD 2216 KC Wd 22 Pct. 16
259	VTD 2301 KC Wd 23 Pct. 1
260	VTD 2302 KC Wd 23 Pct. 2
261	VTD 2303 KC Wd 23 Pct. 3
262	VTD 2304 KC Wd 23 Pct. 4

263	VTD 2305 KC Wd 23 Pct. 5
264	VTD 2306 KC Wd 23 Pct. 6
265	VTD 2307 KC Wd 23 Pct. 7 & 10
266	VTD 2308 KC Wd 23 Pct. 8
267	VTD 2309 KC Wd 23 Pct. 9
268	VTD 2311 KC Wd 23 Pct. 11
269	VTD 2312 KC Wd 23 Pct. 12
270	VTD 2313 KC Wd 23 Pct. 13
271	VTD 2314 KC Wd 23 Pct. 14
272	VTD 2315 KC Wd 23 Pct. 15
273	VTD 2316 KC Wd 23 Pct. 16
274	VTD 2317 KC Wd 23 Pct. 17
275	VTD 2401 KC Wd 24 Pct. 1
276	VTD 2402 KC Wd 24 Pct. 2
277	VTD 2403 KC Wd 24 Pct. 3 & 5
278	VTD 2404 KC Wd 24 Pct. 4
279	VTD 2406 KC Wd 24 Pct. 6
280	VTD 2407 KC Wd 24 Pct. 7 & 27
281	VTD 2408 KC Wd 24 Pct. 8
282	VTD 2409 KC Wd 24 Pct. 9 & 23
283	VTD 2410 KC Wd 24 Pct. 10, 18
284	VTD 2411 KC Wd 24 Pct. 11
285	VTD 2412 KC Wd 24 Pct. 12, 14
286	VTD 2413 KC Wd 24 Pct. 13
287	VTD 2415 KC Wd 24 Pct. 15, 16
288	VTD 2417 KC Wd 24 Pct. 17, 22
289	VTD 2419 KC Wd 24 Pct. 19, 21
290	VTD 2420 KC Wd 24 Pct. 20
291	VTD 2424 KC Wd 24 Pct. 24
292	VTD 2425 KC Wd 24 Pct. 25
293	VTD 2426 KC Wd 24 Pct. 26
294	VTD 2428 KC Wd 24 Pct. 28
295	VTD 2429 KC Wd 24 Pct. 29
296	VTD 2430 KC Wd 24 Pct. 30
297	VTD 2501 KC Wd 25 Pct. 1
298	VTD 2502 KC Wd 25 Pct. 2

299	VTD 2503 KC Wd 25 Pct. 3
300	VTD 2504 KC Wd 25 Pct. 4
301	VTD 2505 KC Wd 25 Pct. 5
302	VTD 2506 KC Wd 25 Pct. 6
303	VTD 2507 KC Wd 25 Pct. 7
304	VTD 2508 KC Wd 25 Pct. 8
305	VTD 2509 KC Wd 25 Pct. 9
306	VTD 2510 KC Wd 25 Pct. 10
307	VTD 2511 KC Wd 25 Pct. 11, 12
308	VTD 2513 KC Wd 25 Pct. 13
309	VTD 2514 KC Wd 25 Pct. 14
310	VTD 2515 KC Wd 25 Pct. 15
311	VTD 2601 KC Wd 26 Pct. 1
312	VTD 2602 KC Wd 26 Pct. 2
313	VTD 2603 KC Wd 26 Pct. 3
314	VTD 2604 KC Wd 26 Pct. 4
315	VTD 2605 KC Wd 26 Pct. 5
316	VTD 2606 KC Wd 26 Pct. 6
317	VTD 2607 KC Wd 26 Pct. 7
318	VTD 2608 KC Wd 26 Pct. 8
319	VTD 2609 KC Wd 26 Pct. 9
320	VTD 2610 KC Wd 26 Pct. 10, 11
321	VTD 2612 KC Wd 26 Pct. 12
322	VTD 2613 KC Wd 26 Pct. 13
323	VTD 2701 KC Wd 27 Pct. 1
324	VTD 2702 KC Wd 27 Pct. 2
325	VTD 2703 KC Wd 27 Pct. 3
326	VTD 2704 KC Wd 27 Pct. 4
327	VTD 2705 KC Wd 27 Pct. 5
328	${\rm VTD}\ 2706\ {\rm KC}\ {\rm W}\ 27\ {\rm P}\ 6,11,13,17$
329	VTD 2707 KC Wd 27 Pct. 7
330	VTD 2708 KC Wd 27 Pct. 8
331	VTD 2709 KC Wd 27 Pct. 9
332	VTD 2710 KC Wd 27 Pct. 10
333	VTD 2712 KC Wd 27 Pct. 12, 14
334	VTD 2715 KC Wd 27 Pct. 15

335	VTD 2716 KC Wd 27 Pct. 16
336	VTD 2801 KC Wd 28 Pct. 1
337	VTD 2802 KC Wd 28 Pct. 2
338	VTD 2803 KC Wd 28 Pct. 3
339	VTD 2804 KC Wd 28 Pct. 4
340	VTD 2805 KC Wd 28 Pct. 5
341	VTD 2806 KC Wd 28 Pct. 6
342	VTD 2807 KC Wd 28 Pct. 7
343	VTD 2808 KC Wd 28 Pct. 8
344	VTD 2809 KC Wd 28 Pct. 9
345	VTD 2810 KC Wd 28 Pct. 10
346	VTD 2811 KC Wd 28 Pct. 11
347	VTD 2812 KC Wd 28 Pct. 12
348	VTD 2901 KC Wd 29 Pct. 1
349	VTD 2902 KC Wd 29 Pct. 2
350	VTD 2903 KC Wd 29 Pct. 3
351	VTD 2904 KC Wd 29 Pct. 4
352	VTD 2905 KC Wd 29 Pct. 5
353	VTD 2906 KC Wd 29 Pct. 6
354	VTD 2907 KC Wd 29 Pct. 7
355	VTD 2908 KC Wd 29 Pct. 8
356	VTD 3001 KC Wd 30 Pct. 1
357	VTD 3002 KC Wd 30 Pct. 2
358	VTD 3003 KC Wd 30 Pct. 3
359	VTD 3004 KC Wd 30 Pct. 4
360	VTD 3005 KC Wd 30 Pct. 5
361	VTD 3006 KC Wd 30 Pct. 6
362	VTD 3007 KC Wd 30 Pct. 7
363	VTD 3008 KC Wd 30 Pct. 8 & 13 $$
364	VTD 3009 KC Wd 30 Pct. 9 & 12 $$
365	VTD 3010 KC Wd 30 Pct. 10, 11
366	VTD B010 Blue 01
367	VTD B020 Blue 02
368	VTD B030 Blue 03
369	VTD B040 Blue 04
370	VTD B050 Blue 05

371	VTD B060 Blue 06
372	VTD B070 Blue 07
373	VTD B080 Blue 08
374	VTD B090 Blue 09
375	VTD B100 Blue 10
376	VTD B110 Blue 11
377	VTD B120 Blue 12
378	VTD B130 Blue 13
379	VTD B140 Blue 14 & 14A
380	VTD B150 Blue 15
381	VTD B160 Blue 16 & 16B
382	VTD B16A Blue 16A
383	VTD B170 Blue 17
384	VTD B180 Blue 18
385	VTD B190 Blue 19
386	VTD B200 Blue 20
387	VTD B210 Blue 21
388	VTD B220 Blue 22
389	VTD B22A Blue 22A
390	VTD B230 Blue 23
391	VTD B240 Blue 24 & 24A
392	VTD B250 Blue 25
393	VTD B25A Blue 25A
394	VTD B25B Blue 25B & 25C
395	VTD B260 Blue 26
396	VTD B26A Blue 26A & 81
397	VTD B270 Blue 27
398	VTD B280 Blue 28
399	VTD B28A Blue 28A
400	VTD B290 Blue 29 & 29A
401	VTD B29B Blue 29B
402	VTD B300 Blue 30
403	VTD B310 Blue 31
404	VTD B320 Blue 32
405	VTD B330 Blue 33
406	VTD B33A Blue 33A

407	VTD B33B Blue 33B
408	VTD B340 Blue 34
409	VTD B34A Blue 34A
410	VTD B34B Blue 34B, 34C & 89
411	VTD B350 Blue 35
412	VTD B360 Blue 36 & 36A
413	VTD B36B Blue 36B, 75 & 75A
414	VTD B370 Blue 37
415	VTD B37A Blue 37A
416	VTD B37B Blue 37B
417	VTD B37C Blue 37C
418	VTD B380 Blue 38
419	VTD B390 Blue 39
420	VTD B400 Blue 40
421	VTD B410 Blue 41
422	VTD B420 Blue 42
423	VTD B430 Blue 43
424	VTD B440 Blue 44
425	VTD B450 Blue 45
426	VTD B460 Blue 46
427	VTD B470 Blue 47
428	VTD B47A Blue 47A
429	VTD B480 Blue 48
430	VTD B490 Blue 49
431	VTD B500 Blue 50
432	VTD B510 Blue 51
433	VTD B520 Blue 52
434	VTD B530 Blue 53
435	VTD B540 Blue 54
436	VTD B550 Blue 55
437	VTD B560 Blue 56
438	VTD B570 Blue 57
439	VTD B580 Blue 58
440	VTD B590 Blue 59
441	VTD B600 Blue 60
442	VTD B610 Blue 61

443	VTD B620 Blue 62
444	VTD B630 Blue 63
445	VTD B640 Blue 64
446	VTD B650 Blue 65
447	VTD B660 Blue 66
448	VTD B670 Blue 67
449	VTD B680 Blue 68
450	VTD B690 Blue 69
451	VTD B700 Blue 70
452	VTD B70A Blue 70A, 74 & 74B
453	VTD B710 Blue 71
454	VTD B720 Blue 72
455	VTD B730 Blue 73 & 73A
456	VTD B74A Blue 74A & 74C
457	VTD B760 Blue 76
458	VTD B770 Blue 77
459	VTD B780 Blue 78
460	VTD B790 Blue 79
461	VTD B800 Blue 80
462	VTD B820 Blue 82
463	VTD B830 Blue 83
464	VTD B840 Blue 84
465	VTD B850 Blue 85
466	VTD B860 Blue 86
467	VTD B870 Blue 87
468	VTD B880 Blue 88
469	VTD B900 Blue 90
470	VTD B910 Blue 91
471	VTD B920 Blue 92
472	VTD B930 Blue 93
473	VTD BR01 Brooking 01
474	VTD BR02 Brooking 02
475	VTD BR03 Brooking 03
476	VTD BR04 Brooking 04
477	VTD BR05 Brooking 05 & 30
478	VTD BR06 Brooking 06

479 VTD BR07 Brooking 07 480 VTD BR08 Brooking 08 481 VTD BR09 Brooking 09 482 VTD BR10 Brooking 10 & 11 483 VTD BR12 Brooking 12 484 VTD BR13 Brooking 13 485VTD BR14 Brooking 14 486 VTD BR15 Brooking 15 487 VTD BR16 Brooking 16 & 17 VTD BR18 Brooking 18 & 19 488 489 VTD BR20 Brooking 20 490 VTD BR21 Brooking 21 491 VTD BR22 Brooking 22 492 VTD BR23 Brooking 23 493 VTD BR24 Brooking 24 494 VTD BR25 Brooking 25 495 VTD BR26 Brooking 26 & 28 496 VTD BR27 Brooking 27 497 VTD BR29 Brooking 29 498 VTD F010 Fort Osage 01 499 VTD P010 Prairie 01, 02 & 39 500 VTD P030 Prairie 03 501 VTD P040 Prairie 04 502 VTD P050 Prairie 05 503 VTD P060 Prairie 06 504 VTD P070 Prairie 07 505 VTD P080 Prairie 08 506 VTD P090 Prairie 09 507 VTD P100 Prairie 10 508 VTD P110 Prairie 11,13,15,16 VTD P120 Prairie 12 509 510 VTD P140 Prairie 14 511 VTD P170 Prairie 17 512 VTD P180 Prairie 18 513 VTD P190 Prairie 19 VTD P200 Prairie 20

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515	VTD P210 Prairie 21
516	VTD P220 Prairie 22
517	VTD P230 Prairie 23
518	VTD P240 Prairie 24
519	VTD P250 Prairie 25
520	VTD P260 Prairie 26
521	VTD P270 Prairie 27
522	VTD P27A Prairie 27A
523	VTD P280 Prair 28,28-A,B,C,D
524	VTD P290 Prairie 29
525	VTD P300 Prairie 30
526	VTD P310 Prairie 31
527	VTD P320 Prairie 32
528	VTD P330 Prairie 33
529	VTD P340 Prairie 34
530	VTD P350 Prairie 35
531	VTD P360 Prairie 36
532	VTD P370 Prairie 37
533	VTD P380 Prairie 38
534	VTD S010 Sni-A-Bar 01 & 02 (part)
535	Tract/Block 014801903
536	Tract/Block 014801904
537	VTD S040 Sni-A-Bar 04
538	VTD W010 Washington 01
539	VTD W020 Washington 02 & 03
540	VTD W040 Washington 04
541	VTD W050 Washington 05
542	VTD W060 Washington 06
543	VTD W070 Washington 07
544	VTD W080 Washington 08
545	VTD W090 Washington 09
546	VTD W100 Washington 10
547	VTD W110 Washington 11
548	VTD W120 Washington 12
549	VTD W130 Washington 13
550	VTD W140 Washington 14

551	VTD W150 Washington 15
552	VTD W160 Washington 16
553	VTD W170 Washington 17]
554	EXPLANATION: This section is ineffective by its own provisions; it applies to
555	and contains the VTD numbers from the 1990 census. Sections 128.350 to
556	128.366 have been superseded by sections 128.400 to 128.440, which contain the
557	VTD numbers from the 2000 census.
	[128.360. The sixth district shall be composed of the
2	following:
3	ANDREW County
4	ATCHISON County
5	BUCHANAN County
6	CALDWELL County
7	CARROLL County
8	CHARITON County
9	CLAY County
10	CLINTON County
11	COOPER County
12	DAVIESS County
13	DE KALB County
14	GENTRY County
15	GRUNDY County
16	HARRISON County
17	HOLT County
18	HOWARD County
19	JACKSON County (part)
20	VTD F020 Fort Osage 02
21	VTD F030 Fort Osage 03
22	VTD F040 Fort O 04,4A,4B,4C
23	VTD F050 Fort Osage 05 & 07
24	VTD F060 Fort Osage 06 & 08
25	VTD F100 Fort Os 10, 15, 17
26	VTD F110 Fort Osage 11 & 12
27	VTD F130 Fort Osage 13 & 14
28	VTD F160 Fort Osage 16
29	VTD F180 Fort Osage 18

30	VTD F190 Fort Osage 19
31	VTD S010 Sni-A-Bar 01 & 02 (part)
32	Tract/Block 0147 913
33	Tract/Block 014801901B
34	Tract/Block 014801902
35	Tract/Block 014801905
36	Tract/Block 014801906
37	Tract/Block 014801907
38	Tract/Block 014801908
39	Tract/Block 014801909
40	Tract/Block 014801918
41	Tract/Block 014801921
42	Tract/Block 014801922
43	Tract/Block 014801983
44	Tract/Block 014801984
45	Tract/Block 0149 304B
46	Tract/Block 0149 306A
47	Tract/Block 0149 307
48	Tract/Block 0149 308
49	Tract/Block 0149 676A
50	Tract/Block 0149 677A
51	Tract/Block 0149 678B
52	VTD S030 Sni-A-Bar 03 & 05C
53	VTD S03A Sni-A-Bar 03A
54	VTD S03B Sni-A-Bar 03B
55	VTD S03C Sni-A-Bar 03C
56	VTD S03D Sni-A-Bar 03D
57	VTD S050 Sni-A-Bar 05,05A,05B
58	VTD S05D Sni-A-Bar 05D & 27 (part)
59	Tract/Block 0149 521A
60	Tract/Block 0149 521C
61	VTD S060 Sni-A-Bar 06,06A,06B (part)
62	Tract/Block 0149 637A
63	Tract/Block 0149 637B
64	Tract/Block 0149 655A
65	Tract/Block 0149 657

66	Tract/Block 0149 658
67	VTD S070 Sni-A-Bar 07 (part)
68	Tract/Block 0149 649A
69	Tract/Block 0149 661
70	Tract/Block 0149 662A
71	Tract/Block 0149 662B
72	Tract/Block 0149 663
73	Tract/Block 0149 664
74	Tract/Block 0149 665
75	Tract/Block 0149 666
76	Tract/Block 0149 696A
77	VTD S130 Sni-A-Bar 13
78	VTD S140 Sni-A-Bar 14
79	VTD S15A Sni-A-Bar 15A
80	VTD S160 Sni-A-Bar 16
81	VTD S16A Sni-A-Bar 16A
82	VTD S170 Sni-A-Bar 17
83	VTD S17A Sni-A-Bar 17A
84	VTD S17B Sni-A-Bar 17B
85	VTD S180 Sni-A-Bar 18
86	VTD S18A Sni-A-Bar 18A
87	VTD S18B Sni-A-Bar 18B
88	VTD S18C Sni-A-Bar 18C
89	VTD S190 Sni-A-Bar 19,19A,19B
90	VTD S230 Sni-A-Bar 23 & 23A
91	VTD S250 Sni-A-Bar 25
92	VTD S260 Sni-A-Bar 26,26A,26B
93	VTD S280 Sni-A-Bar 28
94	VTD S28A Sni-A-Bar 28A
95	VTD S28B Sni-A-Bar 28B
96	VTD S28C Sni-A-Bar 28C
97	VTD S28D Sni-A-Bar 28D
98	VTD S28E Sni-A-Bar 28E
99	VTD S28F Sni-A-Bar 28F
100	VTD S28G Sni-A-Bar 28G
101	VTD S290 Sni-A-Bar 29

102	VTD S29A Sni-A-Bar 29A
103	VTD S29B Sni-A-Bar 29B
104	VTD S29C Sni-A-Bar 29C
105	VTD S300 Sni-A-Bar 30 (part)
106	Tract/Block 014105202
107	Tract/Block 014105203
108	Tract/Block 014105204
109	Tract/Block 014105205
110	Tract/Block 014105206
111	Tract/Block 014105207
112	Tract/Block 014105208
113	Tract/Block 014105209
114	Tract/Block 014105210
115	Tract/Block 014105211
116	Tract/Block 014105212
117	Tract/Block 014105213
118	Tract/Block 014105214
119	Tract/Block 014105222
120	Tract/Block 014105223
121	Tract/Block 014105224
122	Tract/Block 014105225
123	VTD S30B Sni-A-Bar 30B & 31A
124	VTD S310 Sni-A-Bar 31
125	VTD S31B Sni-A-Bar 31B
126	VTD S320 Sni-A-Bar 32
127	VTD S330 Sni-A-Bar 33
128	VTD S340 Sni-A-Bar 34
129	VTD S34A Sni-A-Bar 34A
130	LINN County
131	LIVINGSTON County
132	MERCER County
133	NODAWAY County
134	PLATTE County
135	PUTNAM County
136	RAY County
137	SCHUYLER County

SCS SRB 848 86 138 SULLIVAN County 139 WORTH County] 140 EXPLANATION: This section is ineffective by its own provisions; it applies to and contains the VTD numbers from the 1990 census. Sections 128.350 to 141 128.366 have been superseded by sections 128.400 to 128.440, which contain the 142 VTD numbers from the 2000 census. 143 [128.362. The seventh district shall be composed of the 2 following: 3 BARRY County BARTON County 4 CEDAR County 5 6 CHRISTIAN County 7 DADE County **DOUGLAS** County 8 9 **GREENE** County 10 JASPER County LAWRENCE County 11 12 MCDONALD County 13 **NEWTON** County **OZARK** County 14 15 **POLK County** 16 STONE County TANEY County] 17 EXPLANATION: This section is ineffective by its own provisions; it applies to 18 and contains the VTD numbers from the 1990 census. Sections 128.350 to 19 128.366 have been superseded by sections 128.400 to 128.440, which contain the 20 VTD numbers from the 2000 census. [128.364. The eighth district shall be composed of the 2 following: 3 **BOLLINGER** County **BUTLER** County 4 CAPE GIRARDEAU County 5 6 **CARTER** County

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CRAWFORD County

DUNKLIN County

DENT County

MACON County

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on is ineffective by its own provisions; it applies to
bers from the 1990 census. Sections 128.350 to
d by sections 128.400 to 128.440, which contain the
census.
ninth district shall be composed of the

14	MARION County
15	MONROE County
16	MONTGOMERY County
17	PIKE County
18	RALLS County
19	RANDOLPH County
20	ST. CHARLES County (part)
21	VTD 0082 Becky David (part)
22	Tract/Block 311198501A
23	Tract/Block 311198501C
24	Tract/Block 311198502A
25	Tract/Block 311198502B
26	Tract/Block 311198502C
27	Tract/Block 311198503
28	Tract/Block 311198504
29	Tract/Block 311198505
30	VTD 0083 Woodcliff (part)
31	Tract/Block 311198508
32	Tract/Block 311198509
33	Tract/Block 311198510
34	Tract/Block 311198515
35	Tract/Block 311198516
36	Tract/Block 311198517
37	Tract/Block 311198518
38	Tract/Block 311198519
39	VTD 0084 Harvester-Sycamore85
40	VTD 0140 Laura Hills
41	VTD 0141 Fort Zumwalt
42	VTD 0142 Central
43	VTD 0143 All Saints
44	VTD 0144 Fox
45	VTD 0145 Salt Lick
46	VTD 0147 Cottleville
47	VTD 0148 Winds
48	VTD 0149 Sunny Hill
49	VTD 0150 Timber

50	VTD 0151 Glengate
51	VTD 0160 O'Fallon 160
52	VTD 0161 O'Fallon 161
53	VTD 0162 O'Fallon 162
54	VTD 0163 O'Fallon 163
55	VTD 0164 O'Fallon 164
56	VTD 0165 St. Paul
57	VTD 0166 Mount Hope
58	VTD 0167 O'Fallon 167
59	VTD 0168 O'Fallon 168
60	VTD 0180 Wentzville 180
61	VTD 0181 Wentzville 181
62	VTD 0182 Wentzville 182
63	VTD 0183 Foristell
64	VTD 0184 Flint Hill
65	VTD 0185 Josephville
66	VTD 0186 Twin Oaks
67	VTD 0200 Lake St. Louis 200
68	VTD 0201 Lake St. Louis 201
69	VTD 0202 Lake St. Louis 202
70	VTD 0203 Fieldcrest
71	VTD 0204 Dardenne
72	VTD 0205 Bates
73	VTD 2200 Pitman
74	VTD 2210 Weldon Springs
75	VTD 2220 New Melle
76	VTD 2230 Defiance
77	VTD 2240 Femme Osage
78	VTD 2250 Augusta
79	VTD 2260 Hopewell
80	VTD 2270 Whitmoor
81	SCOTLAND County
82	SHELBY County
83	WARREN County]
0.4	EVDIANATION. This most in it is offerti-

84 EXPLANATION: This section is ineffective by its own provisions; it applies to 85 and contains the VTD numbers from the 1990 census. Sections 128.350 to

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86 128.366 have been superseded by sections 128.400 to 128.440, which contain the VTD numbers from the 2000 census.

[135.095. For all tax years beginning on or after January 1, 1999, but before December 31, 2001, a resident individual who has attained sixty-five years of age on or before the last day of the tax year shall be allowed, for the purpose of offsetting the cost of legend drugs, a maximum credit against the tax otherwise due pursuant to chapter 143, RSMo, not including sections 143.191 to 143.265, RSMo, of two hundred dollars. An individual shall be entitled to the maximum credit allowed by this section if the individual has a Missouri adjusted gross income of fifteen thousand dollars or less; provided that, no individual who receives full reimbursement for the cost of legend drugs from Medicare or Medicaid, or who is a resident of a local, state or federally funded facility shall qualify for the credit allowed pursuant to this section. If an individual's Missouri adjusted gross income is greater than fifteen thousand dollars, such individual shall be entitled to a credit equal to the greater of zero or the maximum credit allowed by this section reduced by two dollars for every hundred dollars such individual's income exceeds fifteen thousand dollars. The credit shall be claimed as prescribed by the director of the department of revenue. Such credit shall be considered an overpayment of tax and shall be refundable even if the amount of the credit exceeds an individual's tax liability.]

23 EXPLANATION: This section is ineffective by its own provisions; it applies to 24 the 1999 to 2001 tax years only.

[137.423. The county executive of any county of the first classification with a charter form of government which contains all or part of a city with a population of three hundred fifty thousand or more inhabitants may waive all penalties for failure to timely file a personal property list to the county assessor pursuant to section 137.345, for the 1992 and 1993 tax years.]

7 EXPLANATION: This section is ineffective by its own provisions; the waiver 8 applied to 1993 property taxes only.

[138.236. 1. Each state tax commissioner serving on August 13, 1984, shall prepare and submit to the governor a report

on the progress and status of the statewide reassessment program. Such report shall be submitted annually by each commissioner until the expiration of the term that he is serving on August 13, 1984.

2. For the performance of the duties imposed under the provisions of subsection 1 of this section, each commissioner shall receive a sum that, when added to the other compensation paid to that commissioner prior to August 13, 1984, will equal the sum provided by adding together the compensation specified by sections 138.230, 138.235, 138.440, and 138.445. This sum shall be paid in the same manner as other compensation is paid.]

EXPLANATION: This section is ineffective by its own provisions; it required submission of a report in 1984.

[140.015. 1. Notwithstanding the provisions of chapters 137, 139, 140 and 141, RSMo, to the contrary, in any county or city not within a county, every person owning or holding real property or taxable tangible personal property, excluding motor vehicles, that is partially or totally destroyed during the month of July, August, or September, 1993, by a natural disaster in a county or city not within a county which has been declared a disaster area by declaration of the President of the United States during the month of July, August, or September, 1993, shall, upon application to the county collector or collector of any city not within a county, receive an extension of time for payment of 1993 property taxes assessed pursuant to chapter 137, RSMo, on such partially or totally destroyed property.

2. Any person requesting such an extension as provided in this section shall provide a list of such destroyed property to the county collector or collector of any city not within a county. The collector shall have available at his office a supply of appropriate forms on which the list shall be made. The oath to be signed and affirmed or sworn to by each person making a list of such destroyed property shall be as follows:

I,, do solemnly swear, or affirm, that the foregoing list contains a true and correct statement of the real or taxable tangible personal property, excluding motor vehicles, which I

owned or which I had under my charge or management during the month of July, August, or September, 1993, and which was partially or totally destroyed during those months by a natural disaster.

Any person who completes such a list and with intent to defraud includes property on the list that was not partially or totally destroyed by a natural disaster during the month of July, August, or September, 1993, shall, in addition to any other penalties provided by law, be assessed double the true value of any property fraudulently listed. The list and oath shall be filed by the collector, after he has completed his collector's books and provided a copy of such list to the county assessor or assessor of any city not within a county, in the office of the county clerk or clerk of any city not within a county, who, after entering the filing thereon, shall preserve and safely keep the list and oath. The assessor, upon receiving a copy of such list, may verify such list by contacting each person submitting such list and by observing personally the destroyed property to ensure that person made a correct statement of all such destroyed property.

- 3. If a person owning or holding property obtains such an extension as provided in this section, such property shall be considered delinquent if the taxes on such property remain unpaid on the first day of January, 1994; in such case the taxes due on such property shall be subject to interest at the rate of six percent per annum until paid, but the property shall not be subject to any tax lien, tax sale, or other penalties for delinquent taxes as provided by law, other than provided in this section, unless the taxes on such property remain unpaid on the first day of July, 1994; in such case the property shall be subject to any interest, tax lien, tax sale, or other penalties for delinquent taxes as provided by law for each month or fraction thereof the taxes on such property remain unpaid after the first day of July, 1994.
- 4. All interest paid pursuant to subsection 3 of this section shall be due to the taxing authority upon whose tax levy such interest is paid.]

SCS SRB 848

60 extension of property tax filings in 1993 for flooding.

[143.122. In fiscal year 2003, the commissioner of administration shall estimate the amount of any additional state revenue received pursuant to section 143.121 and shall transfer an amount equal to twenty-seven million dollars of general revenue to the schools of the future fund created in section 163.005, RSMo.]

EXPLANATION: This section is ineffective by its own provisions; it applies to FY2003 only.

[143.172. In addition to any deduction for federal income taxes allowed pursuant to section 143.171 for the taxpayer's first tax year beginning on or after January 1, 2001, and on or before December 31, 2001, an individual taxpayer shall be allowed a deduction for any federal credit allowed pursuant to Section 6428 of the Internal Revenue Code for the accelerated ten percent income tax rate bracket for tax year 2001, including any advance refund of the credit allowed to the taxpayer pursuant to Section 6428(e) of the Internal Revenue Code, only to the extent such federal credit or advance refund of the credit would otherwise increase the Missouri taxable income of the taxpayer. The sum of the deduction allowed to the taxpayer pursuant to subsection 2 of section 143.171 and the deduction allowed pursuant to this section shall not exceed the applicable dollar limit imposed pursuant to subsection 2 of section 2 of section 2 of section 143.171.]

16 EXPLANATION: This section is ineffective by its own provisions; it applies to 2001 tax year only.

[143.1010. 1. For each income tax year beginning in 1993, 1994, or 1995, each individual or corporation who is entitled to a tax refund in an amount sufficient to make a designation under sections 143.1010 to 143.1012 may designate that one dollar or any amount in excess of one dollar on a corporate or single return, and two dollars or any amount in excess of two dollars on a combined return, of the refund due be credited to the "United States Olympic Festival Trust Fund", hereinafter referred to as the "trust fund". All moneys credited to the trust fund shall be considered nonstate funds under the provisions of article IV, section 15 of the Missouri Constitution. The contribution designation authorized by

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- sections 143.1010 to 143.1012 shall be clearly and unambiguously printed on the first page of each corporate and individual income tax return form provided by this state.
 - 2. The director of revenue shall determine at least monthly the amount of all contributions designated under sections 143.1010 to 143.1012 less an amount sufficient to cover the cost of collection and handling by the department of revenue, and shall then transfer such amount to the trust fund.
 - 3. A contribution designated under sections 143.1010 to 143.1012 shall only be transferred and deposited to the trust fund after all other claims against the refund from which such contribution is to be made have been satisfied.]
- EXPLANATION: This section is ineffective by its own provisions; it applies to 1993, 1994 and 1995 tax years only.

[143.1011. All moneys transferred to the trust fund shall be 2 distributed by the director of revenue at times he deems 3 appropriate to the Metropolitan St. Louis Festival Organizing Committee, Inc., which is a Missouri corporation granted a 4 certificate of incorporation on December 15, 1989, or its successor 5 6 organization which is a tax exempt organization under section 7 501(c)(3) of the 1986 Internal Revenue Code, as amended. Such 8 funds shall only be used for the planning, development, 9 maintenance, improvement and construction of facilities to be used during the 1994 United States Olympic Festival to be held in St. 10 Louis City, St. Louis County, St. Charles County and Jefferson 11 12 County, and for the promotion and operation of such festival. If any moneys remain or are subsequently deposited in such trust 13 fund after such festival is conducted, then such moneys shall be 14 15 distributed by the director of revenue to the Metropolitan St. Louis 16 Festival Organizing Committee, Inc., or its successor organization.] EXPLANATION: This section is ineffective by its own provisions; it provided 17 18 funding for the 1994 U.S. Olympic Festival.

[143.1012. The provisions of section 33.080, RSMo, requiring all unexpended balances remaining in various state funds to be transferred and placed to the credit of the general revenue fund at the end of each biennium shall not apply to the trust fund.]

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5 EXPLANATION: This section is ineffective by its own provisions; it applied to 6 funding for the 1994 U.S. Olympic Festival.

[144.036. 1. Beginning January 1, 1994, and ending December 31, 1994, in addition to the exemptions granted under the provisions of section 144.030, there shall also be specifically exempted from the provisions of sections 66.600 to 66.635, RSMo, sections 67.500 to 67.545, 67.547, 67.581, 67.582, 67.671 to 67.685, 67.700 to 67.729, 67.730 to 67.739, and 67.782, RSMo, sections 92.400 to 92.420, RSMo, sections 94.500 to 94.570, 94.600 to 94.655, and 94.700 to 94.755, RSMo, and sections 144.010 to 144.510 and 144.600 to 144.745 and from the computation of the tax levied, assessed or payable under sections 66.600 to 66.635, RSMo, sections 67.500 to 67.545, 67.547, 67.581, 67.582, 67.671 to 67.685, 67.700 to 67.729, 67.730 to 67.739, and 67.782, RSMo, sections 92.400 to 92.420, RSMo, sections 94.500 to 94.570, 94.600 to 94.655, and 94.700 to 94.755, RSMo, and sections 144.010 to 144.510 and 144.600 to 144.745, one hundred percent of the cost of electrical energy or gas, whether natural, artificial, or propane, which is ultimately consumed in connection with basic steelmaking in Missouri and the processing and fabricating thereof by the same steelmaker at such maker's integrated plant.

2. Beginning January 1, 1995, and ending December 31, 1995, in addition to the exemptions granted under the provisions of section 144.030, there shall also be specifically exempted from the provisions of sections 66.600 to 66.635, RSMo, sections 67.500 to 67.545, 67.547, 67.581, 67.582, 67.671 to 67.685, 67.700 to 67.729, 67.730 to 67.739, and 67.782, RSMo, sections 92.400 to 92.420, RSMo, sections 94.500 to 94.570, 94.600 to 94.655, and 94.700 to 94.755, RSMo, and sections 144.010 to 144.510 and 144.600 to 144.745 and from the computation of the tax levied, assessed or payable under sections 66.600 to 66.635, RSMo, sections 67.500 to 67.545, 67.547, 67.581, 67.582, 67.671 to 67.685, 67.700 to 67.729, 67.730 to 67.739, and 67.782, RSMo, sections 92.400 to 92.420, RSMo, sections 94.500 to 94.570, 94.600 to 94.655, and 94.700 to 94.755, RSMo, and sections 144.010 to 144.510 and 144.600 to 144.745, ninety percent of the cost of

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electrical energy or gas, whether natural, artificial, or propane, which is ultimately consumed in connection with basic steelmaking in Missouri and the processing and fabricating thereof by the same steelmaker at such maker's integrated plant.

3. Beginning January 1, 1996, and ending December 31, 1996, in addition to the exemptions granted under the provisions of section 144.030, there shall also be specifically exempted from the provisions of sections 66.600 to 66.635, RSMo, sections 67.500 to 67.545, 67.547, 67.581, 67.582, 67.671 to 67.685, 67.700 to 67.729, 67.730 to 67.739, and 67.782, RSMo, sections 92.400 to 92.420, RSMo, sections 94.500 to 94.570, 94.600 to 94.655, and 94.700 to 94.755, RSMo, and sections 144.010 to 144.510 and 144.600 to 144.745 and from the computation of the tax levied, assessed or payable under sections 66.600 to 66.635, RSMo, sections 67.500 to 67.545, 67.547, 67.581, 67.582, 67.671 to 67.685, 67.700 to 67.729, 67.730 to 67.739, and 67.782, RSMo, sections 92.400 to 92.420, RSMo, sections 94.500 to 94.570, 94.600 to 94.655, and 94.700 to 94.755, RSMo, and sections 144.010 to 144.510 and 144.600 to 144.745, eighty percent of the cost of electrical energy or gas, whether natural, artificial, or propane, which is ultimately consumed in connection with basic steelmaking in Missouri and the processing and fabricating thereof by the same steelmaker at such maker's integrated plant.

4. Beginning January 1, 1997, and ending December 31, 1997, in addition to the exemptions granted under the provisions of section 144.030, there shall also be specifically exempted from the provisions of sections 66.600 to 66.635, RSMo, sections 67.500 to 67.545, 67.547, 67.581, 67.582, 67.671 to 67.685, 67.700 to 67.729, 67.730 to 67.739, and 67.782, RSMo, sections 92.400 to 92.420, RSMo, sections 94.500 to 94.570, 94.600 to 94.655, and 94.700 to 94.755, RSMo, and sections 144.010 to 144.510 and 144.600 to 144.745 and from the computation of the tax levied, assessed or payable under sections 66.600 to 66.635, RSMo, sections 67.500 to 67.545, 67.547, 67.581, 67.582, 67.671 to 67.685, 67.700 to 67.729, 67.730 to 67.739, and 67.782, RSMo, sections 92.400 to 92.420, RSMo, sections 94.500 to 94.570, 94.600 to

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94.655, and 94.700 to 94.755, RSMo, and sections 144.010 to 144.510 and 144.600 to 144.745, seventy percent of the cost of electrical energy or gas, whether natural, artificial, or propane, which is ultimately consumed in connection with basic steelmaking in Missouri and the processing and fabricating thereof by the same steelmaker at such maker's integrated plant.

- 5. Beginning January 1, 1998, and ending December 31, 1998, in addition to the exemptions granted under the provisions of section 144.030, there shall also be specifically exempted from the provisions of sections 66.600 to 66.635, RSMo, sections 67.500 to 67.545, 67.547, 67.581, 67.582, 67.671 to 67.685, 67.700 to 67.729, 67.730 to 67.739, and 67.782, RSMo, sections 92.400 to 92.420, RSMo, sections 94.500 to 94.570, 94.600 to 94.655, and 94.700 to 94.755, RSMo, and sections 144.010 to 144.510 and 144.600 to 144.745 and from the computation of the tax levied, assessed or payable under sections 66.600 to 66.635, RSMo, sections 67.500 to 67.545, 67.547, 67.581, 67.582, 67.671 to 67.685, 67.700 to 67.729, 67.730 to 67.739, and 67.782, RSMo, sections 92.400 to 92.420, RSMo, sections 94.500 to 94.570, 94.600 to 94.655, and 94.700 to 94.755, RSMo, and sections 144.010 to 144.510 and 144.600 to 144.745, sixty percent of the cost of electrical energy or gas, whether natural, artificial, or propane, which is ultimately consumed in connection with basic steelmaking in Missouri and the processing and fabricating thereof by the same steelmaker at such maker's integrated plant.
- 6. Beginning January 1, 1999, and ending December 31, 1999, in addition to the exemptions granted under the provisions of section 144.030, there shall also be specifically exempted from the provisions of sections 66.600 to 66.635, RSMo, sections 67.500 to 67.545, 67.547, 67.581, 67.582, 67.671 to 67.685, 67.700 to 67.729, 67.730 to 67.739, and 67.782, RSMo, sections 92.400 to 92.420, RSMo, sections 94.500 to 94.570, 94.600 to 94.655, and 94.700 to 94.755, RSMo, and sections 144.010 to 144.510 and 144.600 to 144.745 and from the computation of the tax levied, assessed or payable under sections 66.600 to 66.635, RSMo, sections 67.500 to 67.545, 67.547, 67.581, 67.582, 67.671 to 67.685,

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67.700 to 67.729, 67.730 to 67.739, and 67.782, RSMo, sections 92.400 to 92.420, RSMo, sections 94.500 to 94.570, 94.600 to 94.655, and 94.700 to 94.755, RSMo, and sections 144.010 to 144.510 and 144.600 to 144.745, fifty percent of the cost of electrical energy or gas, whether natural, artificial, or propane, which is ultimately consumed in connection with basic steelmaking in Missouri and the processing and fabricating thereof by the same steelmaker at such maker's integrated plant.

7. Beginning January 1, 2000, and ending December 31, 2000, in addition to the exemptions granted under the provisions of section 144.030, there shall also be specifically exempted from the provisions of sections 66.600 to 66.635, RSMo, sections 67.500 to 67.545, 67.547, 67.581, 67.582, 67.671 to 67.685, 67.700 to 67.729, 67.730 to 67.739, and 67.782, RSMo, sections 92.400 to 92.420, RSMo, sections 94.500 to 94.570, 94.600 to 94.655, and 94.700 to 94.755, RSMo, and sections 144.010 to 144.510 and 144.600 to 144.745 and from the computation of the tax levied, assessed or payable under sections 66.600 to 66.635, RSMo, sections 67.500 to 67.545, 67.547, 67.581, 67.582, 67.671 to 67.685, 67.700 to 67.729, 67.730 to 67.739, and 67.782, RSMo, sections 92.400 to 92.420, RSMo, sections 94.500 to 94.570, 94.600 to 94.655, and 94.700 to 94.755, RSMo, and sections 144.010 to 144.510 and 144.600 to 144.745, forty percent of the cost of electrical energy or gas, whether natural, artificial, or propane, which is ultimately consumed in connection with basic steelmaking in Missouri and the processing and fabricating thereof by the same steelmaker at such maker's integrated plant.

8. Beginning January 1, 2001, and ending December 31, 2001, in addition to the exemptions granted under the provisions of section 144.030, there shall also be specifically exempted from the provisions of sections 66.600 to 66.635, RSMo, sections 67.500 to 67.545, 67.547, 67.581, 67.582, 67.671 to 67.685, 67.700 to 67.729, 67.730 to 67.739, and 67.782, RSMo, sections 92.400 to 92.420, RSMo, sections 94.500 to 94.570, 94.600 to 94.655, and 94.700 to 94.755, RSMo, and sections 144.010 to 144.510 and

142 144.600 to 144.745 and from the computation of the tax levied,

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assessed or payable under sections 66.600 to 66.635, RSMo, sections 67.500 to 67.545, 67.547, 67.581, 67.582, 67.671 to 67.685, 67.700 to 67.729, 67.730 to 67.739, and 67.782, RSMo, sections 92.400 to 92.420, RSMo, sections 94.500 to 94.570, 94.600 to 94.655, and 94.700 to 94.755, RSMo, and sections 144.010 to 144.510 and 144.600 to 144.745, thirty percent of the cost of electrical energy or gas, whether natural, artificial, or propane, which is ultimately consumed in connection with basic steelmaking in Missouri and the processing and fabricating thereof by the same steelmaker at such maker's integrated plant.

- 9. Beginning January 1, 2002, and ending December 31, 2002, in addition to the exemptions granted under the provisions of section 144.030, there shall also be specifically exempted from the provisions of sections 66.600 to 66.635, RSMo, sections 67.500 to 67.545, 67.547, 67.581, 67.582, 67.671 to 67.685, 67.700 to 67.729, 67.730 to 67.739, and 67.782, RSMo, sections 92.400 to 92.420, RSMo, sections 94.500 to 94.570, 94.600 to 94.655, and 94.700 to 94.755, RSMo, and sections 144.010 to 144.510 and 144.600 to 144.745 and from the computation of the tax levied, assessed or payable under sections 66.600 to 66.635, RSMo, sections 67.500 to 67.545, 67.547, 67.581, 67.582, 67.671 to 67.685, 67.700 to 67.729, 67.730 to 67.739, and 67.782, RSMo, sections 92.400 to 92.420, RSMo, sections 94.500 to 94.570, 94.600 to 94.655, and 94.700 to 94.755, RSMo, and sections 144.010 to 144.510 and 144.600 to 144.745, twenty percent of the cost of electrical energy or gas, whether natural, artificial, or propane, which is ultimately consumed in connection with basic steelmaking in Missouri and the processing and fabricating thereof by the same steelmaker at such maker's integrated plant.
- 10. Beginning January 1, 2003, and ending December 31, 2003, in addition to the exemptions granted under the provisions of section 144.030, there shall also be specifically exempted from the provisions of sections 66.600 to 66.635, RSMo, sections 67.500 to 67.545, 67.547, 67.581, 67.582, 67.671 to 67.685, 67.700 to 67.729, 67.730 to 67.739, and 67.782, RSMo, sections 92.400 to 92.420, RSMo, sections 94.500 to 94.570, 94.600 to 94.655, and

94.700 to 94.755, RSMo, and sections 144.010 to 144.510 and 144.600 to 144.745 and from the computation of the tax levied, assessed or payable under sections 66.600 to 66.635, RSMo, sections 67.500 to 67.545, 67.547, 67.581, 67.582, 67.671 to 67.685, 67.700 to 67.729, 67.730 to 67.739, and 67.782, RSMo, sections 92.400 to 92.420, RSMo, sections 94.500 to 94.750, 94.600 to 94.655, and 94.700 to 94.755, RSMo, and sections 144.010 to 144.510 and 144.600 to 144.745, ten percent of the cost of electrical energy or gas, whether natural, artificial, or propane, which is ultimately consumed in connection with basic steelmaking in Missouri and the processing and fabricating thereof by the same steelmaker at such maker's integrated plant.

11. This section shall expire December 31, 2003.]

192 EXPLANATION: This section expired December 31, 2003.

[144.041. In addition to the exemptions granted under the provisions of section 144.030, there is hereby exempted from any sales and use taxes levied by the state and any sales taxes levied by any political subdivision of this state as otherwise authorized by law any charges for admissions, as defined in section 144.010, to any of the games of the 1994 World Cup Soccer Tournament which are held in any county of the first classification having a charter form of government which contains all or any part of a city with a population of at least three hundred fifty thousand inhabitants.]

EXPLANATION: This section is ineffective by its own provisions; it provided sales and use tax exemptions for the 1994 World Cup Soccer Tournament.

[160.510. 1. There is hereby established the "Commission on Performance" to be known herein as the commission. The commission shall be composed of the governor, speaker of the house, president pro tempore of the senate, two additional members of the house of representatives selected by the speaker of the house, no more than one of whom shall be from the same political party, and two additional members of the senate selected by the president pro tempore of the senate, no more than one of whom shall be from the same political party, two members of the state board of education selected by the state board of education, no more than one of whom shall be from the same political party, the

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commissioner of education or the appointed designees of those persons and two members of district boards of education appointed by the governor, who shall be permanent members of the commission. The permanent members of the commission shall appoint such other members and fix their term of appointment so that the commission is broadly represented by educational professionals, including school administrators, parents, and the business community in the state, excepting that at least twenty-five percent of all members of the commission shall be composed of active classroom teachers in the elementary, middle, or secondary level grades.

2. The duties of the commission shall be confined to providing advice and counsel to the state board of education in the development and implementation of the provisions contained in sections 160.514 to 160.538, section 163.023, RSMo, and section 166.275, RSMo. Further, the commission shall study the equity and adequacy of the school foundation formula as established by section 163.031, RSMo, and adequacy of instruction, and make recommendations to the general assembly to ensure that equity and adequacy tests for providing equal educational access to all public school students as intended by the constitution of the state are being met. The commission shall serve without remuneration. From moneys appropriated therefor, the commission may be reimbursed for expenses incurred in the conduct of commission business. The authority provided to the commission as outlined in this section or otherwise contained in this act shall expire on January 1, 2000.]

EXPLANATION: This section is ineffective by its own provisions; the authority conferred by this section expired January 1, 2000.

[161.205. The department of elementary and secondary education shall furnish a legislative summary of all changes in juvenile law enacted during the 1995 regular session of the general assembly and distribute it to all schools within the state of Missouri. All schools receiving state aid shall announce the contents of the summary to each student on the first day of class in the 1995-96 school year.]

- 8 EXPLANATION: This section is ineffective by its own provisions; it required a
- 9 1995 legislative summary to be prepared and distributed to schools.
 - [161.655. 1. For the purpose of promoting and improving each public school student's knowledge and responsibility relating to economics and personal finance, the department of elementary and secondary education shall conduct a study of economics and personal finance education and submit a report on the study to the Missouri general assembly on or before January 1, 2003.
 - 2. The economics and personal finance report shall include, but not be limited to, the following:
 - (1) Recommendations on methods, materials, procedures, and in-service training of teachers;
 - (2) Recommendations relating to funding to facilitate the integration of grade-appropriate principles of economics and personal finance from kindergarten through the twelfth grade into math, reading, writing, social studies, business, and family and consumer science courses;
 - (3) Recommendations relating to detailed procedures and timetables to assure integration of testing on appropriate areas of economics and personal finance in the Missouri assessment program (MAP) with sufficient test questions to permit a separate reportable test score for each of these two subjects;
 - (4) Recommendations relating to content for a capstone high school course in economics and personal finance in which a passing grade shall be achieved by each public school student prior to graduation from high school;
 - (5) Recommendations relating to establishing appropriate undergraduate preparation requirements for teacher certification for teachers from kindergarten through the twelfth grade that will enable new teachers to meet these increased expectations in economics and personal finance education;
 - (6) Recommendations relating to appropriate changes in state laws, rules, or regulations that are necessary to implement the stated purpose of this study.
 - 3. Any costs relating to the completion of this study shall not be paid by Missouri tax revenue funds, but shall be paid by

35 federal funds, private funds, or other funding sources.]

36 EXPLANATION: This section is ineffective by its own provisions; it required the

37 submission of a report by January 1, 2003.

[169.710. To meet the requirements of the retirement system for the period between October 13, 1965, and the time when sufficient contributions to the system are transmitted by employers, the board of trustees shall have authority to accept on behalf of the system such grants or appropriations as may be made to them or it by the general assembly of Missouri and to repay and return the same to the state treasury when funds of the system sufficient therefor are available, but any funds appropriated by the general assembly shall be repaid within two years after October 13, 1965.]

EXPLANATION: This section is ineffective by its own provisions; it required repayment of grants and appropriations by October 13, 1967.

[191.938. 1. There is hereby established an "Automated External Defibrillator Advisory Committee" within the department of health and senior services, subject to appropriations.

- 2. The committee shall advise the department of health and senior services, the office of administration and the general assembly on the advisability of placing automated external defibrillators in public buildings, especially in public buildings owned by the state of Missouri or housing employees of the state of Missouri, with special consideration to state office buildings accessible to the public.
- 3. The committee shall issue an initial report no later than June 1, 2002, and a final report no later than December 31, 2002, to the department of health and senior services, the office of administration and the governor's office. The issues to be addressed in the report shall include, but need not be limited to:
- (1) The advisability of placing automated external defibrillators in public buildings and the determination of the criteria as to which public buildings should have automated external defibrillators and how such automated external defibrillators' placement should be accomplished;
 - (2) Projections of the cost of the purchase, placement and

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activities.

22 maintenance of any recommended automated external defibrillator 23 placement; 24 (3) Discussion of the need for, and cost of, training 25 personnel in the use of automated external defibrillators and in 26 cardiopulmonary resuscitation; 27 (4) The integration of automated external defibrillators 28 with existing emergency service. 4. The committee shall be composed of the following 29 30 members appointed by the director of the department of health and 31 senior services: 32 (1) A representative of the department of health and senior 33 services: 34 (2) A representative of the division of facilities management 35 in the office of administration; (3) A representative of the American Red Cross; 36 37 (4) A representative of the American Heart Association; 38 (5) A physician who has experience in the emergency care 39 of patients. 5. The department of health and senior services member 40 41 shall be the chair of the first meeting of the committee. At the first 42 meeting, the committee shall elect a chairperson from its 43 membership. The committee shall meet at the call of the 44 chairperson, but not less than four times a year. 6. The department of health and senior services shall 45 provide technical and administrative support services as required 46 by the committee. The office of administration shall provide 47 technical support to the committee in the form of information and 48 research on the number, size, use and occupancy of buildings in 49 50 which employees of the state of Missouri work. 51 7. Members of the committee shall receive no compensation for their services as members, but shall be reimbursed for expenses 52incurred as a result of their duties as members of the committee. 53 54 8. The committee shall adopt written bylaws to govern its

9. The automated external defibrillator advisory committee shall terminate on June 1, 2003.]

58 EXPLANATION: This section is ineffective by its own provisions; the committee 59 terminated June 1, 2003.

[197.121. The department of health and senior services shall not license any entity as a hospital, as the term "hospital" is defined in section 197.020, that is devoted primarily or exclusively to surgical procedures, patients with a cardiac condition, patients with an orthopedic condition, or any other specialized category of patients or cases as may be determined by the director of the department. Nothing in this section shall prohibit licensure or certification of any entity as a hospital that is devoted primarily to care and treatment of children under the age of eighteen years, psychiatric patients, or patients undergoing rehabilitation care or to long-term care hospitals meeting the requirements described in 42 CFR Sec. 412.23(e). The provisions of this section shall expire, and be of no effect, on and after August 28, 2005.]

14 EXPLANATION: This section expired August 28, 2005.

[198.014. The department of health and senior services, with the full cooperation of and in conjunction with the department of social services, shall evaluate the implementation and compliance of the provisions of subdivision (3) of subsection 1 of section 198.012 in which rules, requirements, regulations and standards pursuant to section 197.080, RSMo, for residential care facilities II, intermediate care facilities and skilled nursing facilities attached to an acute care hospital are consistent with the intent of chapter 198. A report of the differences found in the evaluation conducted pursuant to this section shall be made jointly by the departments of health and senior services and social services to the governor and members of the general assembly by January 1, 2000.]

EXPLANATION: This section is ineffective by its own provisions; the required report was due January 1, 2000.

[198.540. By January 1, 2000, the division of aging shall establish an informal dispute resolution pilot project in one area of the state to be designated by the division. Such pilot project shall require that, if requested, a division representative provide at least one face-to-face conference in a timely fashion with a facility

resident or such resident's family members or guardians when a resident is the subject of a complaint investigation, or cited in a facility inspection or survey completed by the division pursuant to this chapter. The primary purpose of such face-to-face conference shall be to obtain information and facilitate a satisfactory resolution of any concerns communicated by a resident, a resident's family members or guardians. By December 31, 2001, the division shall report to the general assembly on the effectiveness of the pilot project, and include recommendations for continuing, expanding or modifying the project.]

16 EXPLANATION: This section is ineffective by its own provisions. The report was due December 31, 2001.

[205.380. The several counties of this state are hereby authorized to purchase land, and locate, build, equip, and maintain thereon a tuberculosis hospital and dispensary. Bonds may be issued therefor in accordance with the general law governing the issuance of bonds by counties.]

6 EXPLANATION: This section is ineffective; there are no tuberculosis hospitals 7 in Missouri.

[205.390. 1. The county commission shall appoint five persons who shall constitute a board to be known as "The Board of Tuberculosis Hospital Commissioners". A majority of said board shall constitute a quorum and shall be authorized to transact the business of the board.

2. Said board shall have exclusive control of all moneys collected to the credit of the tuberculosis hospital fund, and of the supervision, care and custody of such hospital, and all moneys received for such hospital purposes, whether by sale of said bonds or by an appropriation from the taxes collected annually in each county for the maintenance and support of said hospital, or from any other source, shall be turned over to the treasurer of said board, and shall be duly accounted for in monthly and annual reports made to said board, a copy of which shall be filed with the clerk of the county commission. The board of tuberculosis hospital commissioners shall serve without compensation except actual traveling and incidental expenses incurred in the performance of

their duties.

- 3. They shall have resided in such county for at least three years prior to their appointment, shall be known for their intelligence, business qualifications and integrity, and shall be especially interested in the purposes of said hospital, either because of scientific knowledge in the prevention of tuberculosis or because of their beneficent attitude toward those afflicted with tuberculosis, and shall be selected without regard to their political affiliations, and not fewer than two of them shall be women nor fewer than two of them shall be men.
- 4. The board of tuberculosis hospital commissioners first appointed shall serve respectively for one, two, three, four and five years from the date of their appointment, and the term of each shall be fixed by the order of the county commission appointing them, and all such board of tuberculosis hospital commissioners after the first appointment shall be appointed for the full term of five years, except that in case of a vacancy, occurring from death, resignation, removal from the county or removal for cause, a board of tuberculosis hospital commissioner shall be appointed to fill the remainder of said term.
- 5. The board of tuberculosis hospital commissioners shall meet within sixty days after the date of appointment, and shall elect one of their number to be chairman of said board, another to be vice chairman and another to be secretary, for a period of one year, and thereafter annually said officers shall be elected by said board. Said board shall annually elect a treasurer who shall not be a member thereof, and shall require him to give a bond, to be approved by the prosecuting attorney of the county and by the county commission, in a sufficient sum to secure the faithful keeping and accounting for of all moneys which may come into his hand, and shall fix his compensation for the services to be rendered.
- 6. Said board of tuberculosis hospital commissioners shall have power and it shall be its duty to administer all affairs pertaining to the maintenance of said tuberculosis hospital and dispensary, including the control and direction of all officers and

 employees of said hospital and dispensary and to establish the rules and regulations for the control and restraint of all patients of such hospital and dispensary and otherwise to perform all acts needful for the proper execution of the powers and duties granted and imposed upon said board by the provisions of sections 205.380 to 205.450. Said board shall have power to employ a superintendent, or a superintending physician, or a superintending nurse, and such other nurses and employees as it deems necessary for the proper care of the hospital and its inmates and shall fix their respective salaries and compensation, but all expenses for such employees and the necessary maintenance of such hospital to be incurred or paid shall be kept within the limits of the annual income of said hospital.

- 7. All nurses so employed shall be lawfully licensed or registered according to the laws of the state. Any such employee may be removed by said board at any time if in its judgment such removal will promote the economic administration or best interests of said hospital, preference being given to nurses who have had training in a public tuberculosis hospital or sanatorium.
- 8. Said board shall also have power to prescribe rules and regulations for the sanitation, disinfection and healthful conditions of said hospital, and the kind of clothes to be worn by the inmates and attendants and the foods to be eaten by said inmates, and make other regulations pertaining to fresh air and healthful surroundings as to them may seem most helpful to the treatment of tuberculosis patients.
- 9. No expense or debt of any kind shall be incurred by the superintendent or any nurse or employee of said hospital except upon the authority of said board, and said board shall require the superintendent or some other employee to keep a faithful account of all expenses of every kind incurred in the maintenance of said hospital.
- 10. Said board shall make an annual report to the state department of social services, showing the number of patients or inmates in said hospital and the manner of caring for and treating them, and any other beneficial information, and such state

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department of social services shall furnish to said hospital board any beneficial or scientific information it may consider would be helpful to such hospital board in conducting same.

11. The said board shall establish an office in its county where all records, papers and documents of such board shall be kept open for public inspection during all reasonable hours, to be fixed by said board. It shall hold a regular meeting on the first Monday of each month, in the office so established, except that by unanimous consent said board may meet at any place in the county and without notice, and transact any such business as may be transacted at any regular meeting. The board shall also hold an annual meeting the first Monday of January of each year, and at said time require an annual certified report to be made to the county commission and to the governor of the state, embracing a full statement of the number of patients of all kinds, the amount of moneys received within the preceding year, and from what sources, and how expended, and especially the number of charity patients and the moneys received from the state and from the county therefor.]

109 EXPLANATION: This section is ineffective; there are no tuberculosis hospitals 110 in Missouri.

[205.400. Just compensation shall be paid for all property taken for the establishment of such hospital and the improvements or additions thereto. When the board of tuberculosis hospital commissioners and the owner of any land or other property desired for the uses of said hospital cannot agree upon the price thereof, the same may be condemned in the manner prescribed by chapter 523, RSMo. In case there shall be located upon any land acquired by said board, either by purchase or condemnation, any building or other improvements not suited for hospital purposes, the tuberculosis hospital board shall have power to sell the same and the proceeds thereof shall be turned over to the treasurer of said board.]

13 EXPLANATION: This section is ineffective; there are no tuberculosis hospitals 14 in Missouri.

[205.410. 1. The county commission of any county in which

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a tuberculosis hospital has been established is hereby authorized to receive and to hold in trust for the board of tuberculosis hospital commissioners of such hospital any grant or devise of land or any gift or bequest of money or other personal property, as an endowment of such hospital, and if money, or if other personal property, to convert the same into money, and to loan the same at the best rate of interest obtainable, regard being had for the safekeeping and permanency of said fund, and to turn over the net annual income from any such real estate or from any money loaned, to said hospital board; or if advisable, to sell any such real estate and convert the same into money and loan it as aforesaid, or if not sold to authorize said board to rent or lease the same and receive the income therefrom. In case of sale of any real estate so given or devised a complete conveyance thereof may be made by an order spread upon the records of the county commission and a deed signed in pursuance thereto by the presiding commissioner and attested by the county clerk.

2. Any such real estate or personal property so given shall be used inviolate for the purposes of said hospital, unless otherwise designated in writing by the donor.]

22 EXPLANATION: This section is ineffective; there are no tuberculosis hospitals in Missouri.

[205.420. 1. Any person who shall be a resident of any county which has erected and is maintaining a hospital under the provisions of sections 205.380 to 205.450, shall be eligible as a patient or inmate of said hospital, providing that said person shall have been declared tuberculous and in a relatively advanced state of tuberculosis, by the county health officer or by a physician licensed by this state, resident within the county.

2. Said board of commissioners shall have the power to determine whether or not the person applying or being presented at such hospital for treatment as a patient is a subject of charity, and it shall fix such a price or compensation for the keeping and all services to be rendered to patients other than those declared subjects of charity by said board, the receipts therefrom to be paid monthly to the treasurer of the board upon accounts rendered and

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15 credited to the hospital fund, and shall be available for use in the 16 maintenance and repair of such hospital.

- 3. The board may also admit tuberculous persons residing outside of the county anywhere within the state on the payment of a monthly compensation to be fixed by said board, and all moneys so obtained shall be applied as in the case of other pay patients.]
- 21 EXPLANATION: This section is ineffective; there are no tuberculosis hospitals 22 in Missouri.

[205.430. 1. The state of Missouri shall pay twenty-five dollars per day each for the support of all patients admitted to the hospital and maintained therein and who have been designated by the board of tuberculosis hospital commissioners as subjects of charity, but no payment shall be made by the state for such patients for whom the hospital receives a reasonable reimbursement of the costs of care and maintenance from private or federal sources. All costs for the maintenance of charity patients in excess of twenty-five dollars per day shall be paid by the county from its current revenue, upon orders or vouchers rendered to the county commission by the hospital board.

- 2. All patients of the hospital who are not subjects of charity shall pay such sum for their support and maintenance as they are able to pay as determined by the judgment of the board, and the state of Missouri shall pay such additional amount as may be necessary to compensate the board for their support and maintenance, but not to exceed the sum of twenty-five dollars per day per patient.
- 3. The general assembly shall at each annual session make an appropriation out of the general revenue fund of the state sufficient in amount to meet its obligations to any county hospital as herein designated.
- 4. The chairman and secretary of the board of tuberculosis hospital commissioners shall make report to the treasurer of the board once per month, giving the names and number of patients in such hospital and indicating which patients are subjects of charity and the amount necessary for the state to pay. The treasurer of the board shall issue a voucher to the commissioner of

administration giving this information, and a warrant shall be issued on the state treasurer for the amount shown by the statement. The state treasurer shall pay the warrant to the treasurer of the board of tuberculosis hospital commissioners. The county commission in any county in which such a hospital shall be established shall authorize and issue the warrant of the county payable out of the current revenue of the county, in favor of the treasurer of the board, for payment of the costs of all charity patients kept and treated herein, in excess of twenty-five dollars per day as herein provided, upon a like voucher presented to the commission by the treasurer of the tuberculosis hospital.

- 5. Every such hospital shall, so long as the state pays not less than twenty-five dollars per day per patient for the support of charity patients therein, receive patients from any county in this state, in which case every such county shall pay to the hospital the difference between the sum of twenty-five dollars per day per patient and the cost of the care and support of the patient in the hospital; such cost shall not exceed the per capita cost for the year next preceding, for the care and support of patients in the rehabilitation center at Mt. Vernon. This shall supersede any municipal ordinance giving preference to residents of the respective cities in which the same are located.
- 6. The state shall pay eight dollars per week each for the follow-up examination and treatment, including drugs of charity patients released on an outpatient basis.]

54 EXPLANATION: This section is ineffective; there are no tuberculosis hospitals55 in Missouri.

[205.440. That the department of social services be, and is, hereby authorized and empowered to purchase from the board of tuberculosis hospital commissioners of any county of this state, wherein a tuberculosis hospital may now or hereafter have been erected and operated continuously under sections 205.380 to 205.450 for a period of more than five years, all right, title, and interest of said board of said tuberculosis hospital commissioners and of the county so erecting and operating such tuberculosis hospital, in and to the buildings, equipment and land constituting

SCS SRB 848 113

the site of such hospital, at and for the nominal consideration of one dollar, and the board of tuberculosis hospital commissioners of every such county is hereby authorized and empowered to convey title to such hospital buildings, equipment and site, to said department of social services, for and in consideration of the said sum of one dollar, same to be in full payment of the purchase price of said property; provided, that no such sale shall be made unless the same shall first have been authorized and directed by an order of the county commission of such county duly made and entered of record; and provided further, that whenever any such hospital shall be purchased by the department of social services as herein authorized, the conduct and management of said hospital shall thereafter be governed by the provisions of chapter 199, RSMo.]

23 EXPLANATION: This section is ineffective; there are no tuberculosis hospitals in Missouri.

[205.450. 1. All tuberculosis hospitals owned and operated by any city under special charter or by any city organized and operating under a constitutional charter shall receive the same support for charity patients and for patients able to pay only part of the total cost for their support and maintenance therein as is now provided for patients in county tuberculosis hospitals under the provisions of sections 205.380 to 205.450.

- 2. The director of the department of public health of the city shall make a report to the city treasurer once per month giving the names, addresses, and hospital numbers of such patients in the hospital and the amount necessary for the state to pay.
- 3. The city treasurer shall issue a voucher to the commissioner of administration giving this information and a warrant shall be issued on the state treasurer for the amount shown by the statement and the state treasurer shall pay the warrant to the treasurer of the city, who shall deposit and credit the same to the credit of the hospital for the support of such patients, and for no other purpose.
- 4. Every such hospital, so long as the state shall pay not less than fifteen dollars per day per patient for the support of charity patients therein, shall receive patients from any county in

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22	this state, in which case every such county shall pay to the hospital
23	the difference between the sum of fifteen dollars per day per
24	patient and the cost of the care and support of such patient in the
25	hospital, such cost not to exceed the per capita cost, for the year
26	next preceding, for the care and support of patients in the state
27	rehabilitation center at Mt. Vernon.]
28	EXPLANATION: This section is ineffective; there are no tuberculosis hosp

2 itals in Missouri. 29

> [205.900. 1. The county superintendent of public welfare in each county shall give oversight and supervision to prisoners on parole or probation by any court in the state of Missouri and shall investigate applications for clemency when requested to do so by said courts, and shall report in regard to each person placed under his supervision to the court placing said persons under his supervision.

> 2. The county superintendent of public welfare shall also give oversight and supervision to children placed on parole or probation by the juvenile court or the court having jurisdiction of children's cases in his county when requested to do so by said court and shall report to said court upon progress of persons thus placed on parole or probation.]

14 EXPLANATION: This section is ineffective; there is no longer a county 15 superintendent of public welfare.

[208.177. Appropriations made to the department of health and senior services for medical services for children who were ineligible for Medicaid prior to August 28, 1993, but become eligible because of changes made in section 208.151 shall, if unused for their intended purposes, be retained by the department of health and senior services and upon subsequent appropriation be transferred to the department of social services for the purpose of funding Medicaid expansion.]

EXPLANATION: This section is ineffective by its own provisions; it provides for an unused appropriation during FY94.

[208.307. The division of aging shall submit a report to the general assembly on January 1, 1987, indicating the number of volunteers recruited through the program established under section

4	208.300 and the number of credited hours of service.]
5	EXPLANATION: This section is ineffective by its own provisions; the required
6	report was due January 1, 1987.
	[208.574. The provisions of sections 208.550 to 208.571
2	shall be reauthorized every four years.]
3	EXPLANATION: This section is ineffective; sections 208.550 to 208.571 were
4	repealed in 2005 making this section obsolete.
	[210.879. The Missouri children's services commission shall,
2	on or before December 1, 1999, deliver its first report of its study
3	and findings to the governor, the speaker of the house of
4	representatives and the president pro tem of the senate. The
5	commission shall study the implementation of alternative
6	sentencing and its impact on children of incarcerated parents and
7	submit a second report with its findings to the governor, speaker
8	of the house of representatives and president pro tem of the senate
9	by December 1, 2002.]
10	EXPLANATION: This section is ineffective by its own provisions; the required
11	reports were due December 1, 1999, and December 1, 2002.
	[210.930. By January 1, 2001, the department shall provide
2	a report to the speaker of the house and president pro tem of the
3	senate with recommendations on:
4	(1) Ensuring that thorough background checks are
5	conducted on all providers pursuant to sections 210.900 to 210.936
6	without duplicating background checks that are required or have
7	been conducted pursuant to other provisions in state law;
8	(2) Ensuring that data obtained from background checks
9	which are currently available or may be required by law after
10	August 28, 1999, are included in the registry;
11	(3) The feasibility of transferring the responsibility of
12	conducting background checks on providers to the registry;
13	(4) Including a national screening process on a voluntary
14	and mandatory basis within the registry; and
15	(5) Effecting Internet access to the registry.]
16	EXPLANATION: This section is ineffective by its own provisions; the required
17	report was due January 1, 2001.

[277.200. As used in sections 277.200 to 277.215, the

2	following terms mean:
3	(1) "Department", the department of agriculture;
4	(2) "Livestock", live cattle, swine, llamas, alpaca, buffalo, or
5	sheep;
6	(3) "Packer", a person who is engaged in the business of
7	slaughtering livestock or receiving, purchasing or soliciting
8	livestock for slaughtering, the meat products of which are directly
9	or indirectly to be offered for resale or for public
10	consumption. "Packer" includes an agent of the packer engaged in
11	buying or soliciting livestock for slaughter on behalf of a
12	packer. "Packer" does not include a cold storage plant, a frozen
13	food locker plant exempt from federal inspection requirements, a
14	livestock market or livestock auction agency, any cattle buyer who
15	purchases twenty or fewer cattle per day or one hundred or fewer
16	cattle per week, any hog buyer who purchases fifty or fewer hogs
17	per day or two hundred fifty or fewer hogs per week, or any sheep
18	buyer who purchases fifty or fewer sheep per day or two hundred
19	fifty or fewer sheep per week.]
20	EXPLANATION: This section expired December 31, 2002.
	[277.201. Sections 277.200 to 277.215 shall be enforced in
2	a manner which is consistent with the Packers and Stockyards Act
3	(7 U.S.C.A. § 181 et seq.) as it relates to live cattle, swine or
4	sheep.]
5	EXPLANATION: This section expired December 31, 2002.
	[277.202. It shall be unlawful for any packer with respect
2	to livestock, meats, meat food products, or livestock products in
3	unmanufactured form to:
4	(1) Engage in or use any unfair, unjustly discriminatory, or
5	deceptive practice or device; or
6	(2) Make or give any undue or unreasonable preference or
7	advantage to any particular person or locality in any respect
8	whatsoever, or subject any particular person or locality to any
9	undue or unreasonable prejudice or disadvantage in any respect
10	whatsoever; or
11	(3) Sell or otherwise transfer to or for any other packer or

buy or otherwise receive from or for any other packer, any article

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13	for the purpose or with the effect of apportioning the supply
14	between any such persons, if such apportionment has the tendency
15	or effect of restraining commerce or of creating a monopoly; or
16	(4) Sell or otherwise transfer to or for any other person, or
17	buy or otherwise receive from or for any other person, any article
18	for the purpose or with the effect of manipulating or controlling
19	prices, or of creating a monopoly in the acquisition of, buying
20	selling, or dealing in, any article, or of restraining commerce; or
21	(5) Engage in any course of business or do any act for the
22	purpose or with the effect of manipulating or controlling prices, or
23	of creating a monopoly in the acquisition of, buying, selling, or
24	dealing in, any article, or of restraining commerce; or
25	(6) Conspire, combine, agree, or arrange, with any other
26	person to apportion territory for carrying on business, or to
27	apportion purchases or sales of any article, or to manipulate or
28	control prices; or
29	(7) Conspire, combine, agree or arrange with any other
30	person to do, or aid or abet the doing of, any act made unlawful by
31	subdivision (a), (b), (c), (d) or (e) of 7 U.S.C.A. § 192.]
32	EXPLANATION: This section expired December 31, 2002.
	[277.206. A packer shall provide to the agricultural market
2	service livestock market news branch of the United States
3	Department of Agriculture and to the Missouri department of
4	agriculture all prices paid for livestock, both contract and direct
5	purchase, by 9:00 a.m. the following business day.]
6	EXPLANATION: This section expired December 31, 2002.
	[277.209. 1. Any agreement made by a packer in violation
2	of sections 277.200 to 277.215 is voidable.
3	2. Any packer acting in violation of sections 277.200 to
4	277.215 is guilty of a class A misdemeanor.]
5	EXPLANATION: This section expired December 31, 2002.
	[277.212. The attorney general shall enforce the provisions
2	of sections 277.200 to 277.215. The department of agriculture shall
3	refer violations of the provisions of sections 277.200 to 277.215 to

the attorney general. The attorney general may bring an action

pursuant to the provisions of chapter 407, RSMo, for any remedy

6 allowed for unlawful merchandising practices.]

7 EXPLANATION: This section expired December 31, 2002.

[277.215. 1. Each packer shall make available for publication and to the department of agriculture a daily report setting forth information regarding prices paid for livestock under each contract in force in Missouri in which the packer and a Missouri resident are parties for the purchase of livestock by the packer and which sets a date for delivery more than fourteen days after the making of the contract.

- 2. The report shall be completed on forms prepared by the department for comparison with cash market prices for livestock and livestock carcasses according to procedures required by the department. The report shall not include information regarding the identity of a seller.
- 3. Any packer who fails to report as required by this section is guilty of a class A misdemeanor.
- 4. The department shall adopt rules to implement the provisions of sections 277.200 to 277.215.
- 5. No rule or portion of a rule promulgated pursuant to the authority of this section shall become effective unless it has been promulgated pursuant to the provisions of chapter 536, RSMo.
- 6. In the event a federal law regarding livestock price reporting becomes effective, the department of agriculture shall immediately adopt such rules as are necessary to permit Missouri producers and packers to remain economically competitive with producers and packers in other states.
- 7. Sections 277.200 to 277.215 shall expire December 31,
 2002.]
- 27 EXPLANATION: This section expired December 31, 2002.

[292.260. Every corporation, company or person in this state engaged in operating any foundry in which four or more men are employed is hereby required to provide suitable toilet rooms, containing washbowls or sinks provided with running water hot and cold, shower baths, water closets connecting with running water, and a suitable room or place wherein the men may change their clothes, said room to be directly connected with the foundry

building, properly heated, ventilated and protected with a suitable
 locker or place to properly change his clothing or wearing apparel.
 EXPLANATION: This section is ineffective; the requirements for foundries are
 no longer necessary because they have been superseded by OSHA requirements.

[292.270. In all establishments mentioned in section 292.260, all gangways shall be not less than eight feet wide, shall be kept dry and free from any and all obstructions during all times when employees are working therein. All such gangways shall have dirt floors and shall be under water-tight roof; all water tanks shall be so placed that the top thereof shall be not less than thirty inches above the level of the floor; shall be kept clear of any gangways and shall have an outlet near the top thereof, which outlet shall be connected with a sewer or other receptacle sufficient to prevent the overflow of such tank upon the floor of such establishment. Every corporation, company or person engaged in operating any such foundry shall provide and maintain adequate and efficient devices for carrying off all poisons or injurious fumes, gases and dust from such foundry.]

EXPLANATION: This section is ineffective; the requirements for foundries are no longer necessary because they have been superseded by OSHA requirements.

[292.550. No room or apartment in any tenement or dwelling house shall be used by more than three persons, not immediate members of the family living therein, for the manufacture of any wearing apparel, purses, feathers, artificial flowers or other goods for male or female wear. Every person, firm or corporation contracting for the manufacture of any of the articles mentioned in this section, or giving out the complete material from which they are to be made, or to be wholly or partially finished, shall keep a register of the names and addresses of all persons to whom such work is given to be made or with whom they have contracted to do the same. Such register shall be produced for the inspection, and a copy thereof shall be furnished to the director of the inspection section on demand.]

EXPLANATION: This section is ineffective; there are no tenement or dwelling houses that manufacture the items listed.

2	of providing additional support for the premise that .08 BAC laws
3	help reduce alcohol-related fatalities, an advisory working group is
4	hereby established. The working group is to review the fatal crash
5	experience of all states that have lowered their BAC limits to 0.08
6	and to determine the impact of this legislation on alcohol-related
7	fatalities. The advisory working group shall consist of the
8	following:
9	(1) The director of the department of revenue or the
10	director's designee;
11	(2) The director of the department of public safety or the
12	director's designee;
13	(3) The director of the department of health and senior
14	services or the director's designee;
15	(4) The superintendent of the state highway patrol or the
16	superintendent's designee;
17	(5) The director of the Missouri safety council or the
18	director's designee;
19	(6) The director of the Mothers Against Drunk Drivers or
20	the director's designee;
21	(7) Two members of the Missouri senate appointed by the
22	president pro tem of the senate with no more than one from any
23	political party; and
24	(8) Two members of the Missouri house of representatives
25	appointed by the speaker of the house with no more than one
26	member from any political party.
27	2. The advisory working group shall submit a report of its
28	findings to each member of the general assembly no later than
29	March 1, 2000.]
30	EXPLANATION: This section is ineffective by its own provisions; the duties of
31	this advisory group expired March 1, 2000.
	[313.301. In fiscal year 2003, there shall be transferred out
2	of the lottery proceeds fund and deposited to the credit of the
3	schools of the future fund created in section 163.005, RSMo, five
4	million dollars.]
5	EXPLANATION: This section is ineffective by its own provisions; it applies to

6 FY2003 only.

[319.023. 1. Except for owners and operators who are participants in a notification center which maintains and makes available a current list of participants, pursuant to section 319.022, all owners and operators having underground facilities within a county shall file with the recorder of deeds in any such county a notice that such owner or operator has underground facilities located within the county and the address and the telephone number of the person or persons from whom information about the location of such underground facilities may be obtained.

- 2. The recorder of deeds shall maintain a current list of all owners and operators who have filed statements pursuant to this chapter and shall make copies of such list available to any person upon request.
- 3. The provisions of this section shall expire on December
 31, 2002.]
- 16 EXPLANATION: This section expired December 31, 2002.

[376.530. It shall be lawful for any married woman, by herself and in her name, or in the name of any third person, with his assent or as her trustee, to cause to be insured for her benefit, the life of her husband. And in case of her surviving him, the sum or net amount of insurance becoming due and payable by the terms of the policy shall be payable to her for her own use, free from the claims of the representatives of her husband, or any of his creditors; provided, the premiums on such policies shall have been paid by her out of her own funds or property.]

EXPLANATION: This section is ineffective; it contains an antiquated provision disallowing a wife to insure the life of her husband.

[376.550. It shall be lawful for any unmarried woman, by herself and in her own name, or in the name of any third person, as her trustee, to cause to be insured, for her sole use, the life of her father or brother, for any definite period or during his natural life; and in case of her surviving such person, she shall be entitled to receive the amount of the net insurance, in the same manner as in the cases of married women.]

8 EXPLANATION: This section is ineffective; it contains an antiquated provision 9 that prohibits an unmarried woman from insuring the life of her brother or 10 father.

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[388.650. Nothing in sections 388.600 to 388.660 shall be construed to repeal or modify the provisions of section 562.190, RSMo.]

4 EXPLANATION: This section is ineffective; it refers to section 562.190 which 5 was repealed.

[400.9-629. (1) If it is established that the secured party is not proceeding in accordance with the provisions of this part disposition may be ordered or restrained on appropriate terms and conditions. If the disposition has occurred the debtor or any person entitled to notification or whose security interest has been made known to the secured party prior to the disposition has a right to recover from the secured party any loss caused by a failure to comply with the provisions of this part. If the collateral is consumer goods, the debtor has a right to recover in any event an amount not less than the credit service charge plus ten percent of the principal amount of the debt or the time price differential plus ten percent of the cash price.

(2) The fact that a better price could have been obtained by a sale at a different time or in a different method from that selected by the secured party is not of itself sufficient to establish that the sale was not made in a commercially reasonable manner.If the secured party either sells the collateral in the usual manner in any recognized market therefor or if he sells at the price current in such market at the time of his sale or if he has otherwise sold in conformity with reasonable commercial practices among dealers in the type of property sold he has sold in a commercially reasonable manner. The principles stated in the two preceding sentences with respect to sales also apply as may be appropriate to other types of disposition. A disposition which has been approved in any judicial proceeding or by any bona fide creditors' committee or representative of creditors shall conclusively be deemed to be commercially reasonable, but this sentence does not indicate that any such approval must be obtained in any case nor does it indicate that any disposition not so approved is not commercially reasonable.

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31 (3) The provisions of this section shall terminate on 32 December 31, 2002.]

33 EXPLANATION: This section expired December 31, 2002.

[415.430. All rental agreements, entered into before
September 28, 1985, which have not been extended or renewed
after that date, shall remain valid and may be enforced or
terminated in accordance with their terms or as permitted by any
other statute or law of this state.]

6 EXPLANATION: This section is ineffective by its own provisions; it applied to rental agreements before September 28, 1985.

[442.050. A married woman may convey her real estate or relinquish her dower in the real estate or relinquish her dower in the real estate of her husband, by a power of attorney authorizing its conveyance, executed and acknowledged by her jointly with her husband, as deeds conveying such real estate by them are required to be executed and acknowledged.]

7 EXPLANATION: This section is ineffective; it contains an antiquated provision 8 regarding a married woman's right to convey real estate.

> [516.060. In all cases where the holder or owner of the legal or equitable title or estate to real estate situate within this state, conveyed any such real estate or any interest therein by deed, mortgage, bond for deed, contract for sale or conveyance of real estate, or by other instrument executed prior to the first day of January, 1900, and the spouse failed to join therein, then such spouse so failing to join therein, or the heirs at law, personal representatives, devisees, grantees or assignees of such spouse so failing to join therein shall be barred from recovering any right, title, interest or estate in and to the lands described in such instrument so executed by the other spouse unless suit is brought therefor within two years after this section takes effect; but in case the right under such distributive share has not accrued by the death of the spouse making any such instrument, then the one not joining therein is hereby authorized to file in the office of the recorder of deeds of each county wherein such land or any part thereof is situate, a notice duly sworn to by the claimant or claimants, setting forth the claim of the affiants, together with the

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facts upon which such claim or claims rest, the residence of such claimants and a complete description of the land so claimed and affected thereby; and if such notice, as herein provided, is not filed as required by this section within two years from the date this section goes into effect, then such claim or claims shall be forever barred, and no action shall be brought in any court in this state for the recovery of such lands or any part thereof or any interest therein.]

27 EXPLANATION: This section is ineffective by its own provisions; this section contains a two-year statute of limitation which expired in 1953.

[516.065. In all cases where the holder or owner of the legal or equitable title or estate to real estate situate within this state, conveyed any such real estate or any interest therein by deed, mortgage, bond for deed, contract for sale or conveyance of real estate, or by other instrument executed on or subsequent to the first day of January, 1900, and prior to the first day of January, 1935, and the spouse failed to join therein, then such spouse so failing to join therein, or the heirs at law, personal representatives, devisees, grantees or assignees of such spouse so failing to join therein shall be barred from recovering any right, title, interest or estate in and to the lands described in such instrument so executed by the other spouse unless suit is brought therefor within two years after this section takes effect; but in case the right under such distributive share has not accrued by the death of the spouse making any such instrument, then the one not joining therein is hereby authorized to file in the office of the recorder of deeds of each county wherein such land or any part thereof is situate, a notice duly sworn to by the claimant or claimants, setting forth the claim of the affiants, together with the facts upon which such claim or claims rest, the residence of such claimants and a complete description of the land so claimed and affected thereby; and if such notice as herein provided is not filed as required by this section within two years from the date this section goes into effect, then such claim or claims shall be forever barred, and no action shall be brought in any court in this state for the recovery of such lands or any part thereof or any interest therein.]

27 EXPLANATION: This section is ineffective by its own provisions; this section

28 contains a two-year statute of limitations which expired in 1953.

[537.040. For all civil injuries committed by a married woman, damages may be recovered against her alone, and her husband shall not be responsible therefor, except in cases where, under the law, he would be jointly responsible with her, if the marriage did not exist.]

6 EXPLANATION: This section is ineffective; it contains an antiquated provision 7 regarding damages assessed against a married woman.

[600.094. 1. Any attorney who on April 1, 1982, is representing an indigent as an appointed counsel shall continue the legal representation of such person until the case is concluded or until the director on behalf of the state public defender system, with the approval of the appropriate court, agrees to assume the representation of the indigent.

2. Appointed counsel who continues to represent a client pursuant to subsection 1 of this section shall present any claims for expenses or fees to the director for payment in accordance with the provisions of sections 600.011 to 600.048 and 600.086 to 600.096 relating to assigned counsel reimbursement.]

EXPLANATION: This section is ineffective by its own provisions; it applied to attorneys representing an indigent client in 1982.

[620.528. No later than September 1, 1992, the Missouri training and employment council shall submit to the governor and to the general assembly a proposed statewide training and employment policy. This policy shall address public and private participation toward achieving Missouri's objective of full employment. The policy shall also address methods to improve federal and state resource use in the providing of job training services and coordination of training and employment activities with other related activities.]

EXPLANATION: This section is ineffective by its own provisions; the submission of the proposed plan was due September 1, 1992.

[620.1310. 1. There is hereby created within the department of economic development the "Task Force on Trade and Investment". The primary duty of the task force is to establish

international trade and investment opportunities for Missouri
businesses, with a special emphasis on establishing trade and
investment opportunities with African countries having a
democratic form of government. As part of its duties, the task force
shall develop a comprehensive plan of action with strategies for
increasing the availability of import and export opportunities for
Missouri businesses.

- 2. The task force created in this section shall be comprised of fifteen members, appointed in the following manner:
- (1) Four members of the Missouri house of representatives, two from each political party, shall be appointed by the speaker of the house of representatives;
- (2) Four members of the Missouri senate, two from each political party, shall be appointed by the president pro tem of the senate; and
- (3) Seven members shall be appointed by the governor, selected from a panel of names submitted by the director of the department of economic development, which panel shall include the names of individuals representing business, labor, education, agriculture, economics, law and government.
- 3. The task force shall meet at least quarterly, and shall submit its recommendations and plan of action for establishing opportunities for trade and investment to the governor, to the general assembly and to the director of the department of economic development each year by July first, beginning in 1998.
- 4. Members of the task force shall receive no additional compensation but shall be eligible for reimbursement for expenses directly related to the performance of task force duties.
- 32 5. The provisions of this section shall expire December 31,33 2001.]
- EXPLANATION: This section is ineffective by its own provisions; the provisions,rather than the section, expired December 31, 2001.

[650.216. Notwithstanding any provisions of law to the contrary, any utility unit, as defined in Title IV of the federal Clean Air Act, 42 U.S.C. Section 7851a, that uses coal-fired cyclone boilers which also burn tire-derived fuel shall limit emissions of

5	oxides of nitrogen to a rate no greater than eighty percent of the
6	emission limit for cyclone-fired boilers in Title IV of the federal
7	Clean Air Act and implementing regulations in 40 CFR Part 76, as
8	amended. The provisions of this section shall expire on April 30
9	2004, or upon the effective date of a revision to 10 CSR 10-6.350
10	whichever later occurs. The director of the department of natural
11	resources shall notify the revisor of statutes of the effective date of
12	a revision to 10 CSR 10-6.350.]

3 EXPLANATION: This section expired April 30, 2004.

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